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**COPY**



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

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**Regular Meeting--Wednesday, November 1, 1995**

**at 10:00 A. M.**

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

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**OFFICIAL RECORD.**

**RICHARD M. DALEY**  
Mayor

**JAMES J. LASKI**  
City Clerk

**Attendance At Meeting.**

*Present* -- The Honorable Richard M. Daley, Mayor, and Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone.

*Absent* -- Aldermen Coleman, Hansen.

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**Call To Order.**

On Wednesday, November 1, 1995 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, Doherty, Natarus, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 46.

Quorum present.

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**Invocation.**

Reverend William Watts from Prison Fellowship opened the meeting with prayer.

**REPORTS AND COMMUNICATIONS FROM  
CITY OFFICERS.**

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***Rules Suspended* -- TRIBUTE TO LATE CHICAGO FIRE  
LIEUTENANT THOMAS J. O'BOYLE.**

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

**OFFICE OF THE MAYOR  
CITY OF CHICAGO**

November 1, 1995.

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

**LADIES AND GENTLEMEN** -- I transmit herewith a resolution honoring Fire Lieutenant Thomas J. O'Boyle, who died in the line of duty.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) **RICHARD M. DALEY,**  
*Mayor.*

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

The following is said proposed resolution:

**WHEREAS**, Thomas J. O'Boyle, a Chicago Fire Department lieutenant, died in the line of duty while fighting a 3-11 alarm fire at 3128 West Grand Avenue on September 26, 1995; and

WHEREAS, Lieutenant O'Boyle served the City first in the capacity of a Chicago police officer for five years, then, by working for the Fire Department for twenty-eight years, serving with dedication, bravery and skill: as fire fighter on Squad Company 9, Salvage Squad 4, Engine Company 70 and Engine Company 84; as engineer on Snorkel 4, Engine 93 and Squad 5; as lieutenant on Engine Company 38, Truck Company 48 and as administrative assistant to the Fire Commissioner; and

WHEREAS, Lieutenant O'Boyle resided in the Mount Greenwood neighborhood and was born and raised in the Canaryville neighborhood; being a graduate of Saint Rita High School; and

WHEREAS, Lieutenant O'Boyle is survived by his wife, Patricia, daughters, Donna, Margaret and Nancy and sons, Thomas and Danny, along with ten grandchildren; and

WHEREAS, Lieutenant O'Boyle's good character, outgoing nature and bravery earned him the respect, admiration and esteem of Department superiors, peers and subordinates alike; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this first day of November, 1995, do hereby salute the life, public service and memory of Lieutenant Thomas J. O'Boyle and express our deep appreciation for his long, successful and fearless service to the people of this City as a member of the Chicago Fire Department; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to Lieutenant O'Boyle's survivors as a sign of our sympathy and good wishes.

On motion of Alderman Burke, the foregoing proposed resolution was *Adopted* by a rising vote.

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, rose to offer the prayers of his own family and the condolences of the people of Chicago to the family of Lieutenant Thomas J. O'Boyle. Mayor Daley then reflected upon Lieutenant O'Boyle's abiding commitment to his family, to his career and to the people of Chicago and declared Thomas J. O'Boyle an outstanding public servant who was a role model for all.

*Rules Suspended* -- TRIBUTE TO LATE CHICAGO POLICE  
OFFICER JAMES M. O'CONNOR.

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I transmit herewith a resolution honoring Police Officer James M. O'Connor, who was slain in the line of duty.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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

The following is said proposed resolution:

WHEREAS, On September 16, 1995, 23rd District Police Officer James M. O'Connor witnessed a purse snatching on the north side; and

WHEREAS, Even though he was off-duty at the time, Officer O'Connor decided to pursue the two suspects until further assistance arrived; and

WHEREAS, During this pursuit, Officer O'Connor confronted the two suspects and was fatally wounded in a shootout with them; and

WHEREAS, At the time of his death, Officer O'Connor was twenty-seven years old and had been on the police force for fifteen months; and

WHEREAS, A graduate of Weber High School, Officer O'Connor served four years in the Marines before joining the Police Department; and

WHEREAS, Officer O'Connor was known among his colleagues for his dedication to police work and his commitment to serving and protecting the people of Chicago; and

WHEREAS, Officer O'Connor is survived by his parents, Thomas and Louise O'Connor, and three brothers, Thomas, Daniel and Tim; and

WHEREAS, Although he will be greatly missed by his family, friends and colleagues, his memory will live in their hearts forever; and

WHEREAS, All Chicagoans should recognize the brave sacrifice made by Officer O'Connor in the name of duty, and pay tribute to the men and women who risk their lives every day to preserve the health and safety of the citizens of Chicago; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this first day of November, 1995, do hereby honor Officer James M. O'Connor for his dedication to serving and protecting the people of Chicago and express our deepest sympathy to his family and friends; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to the family of Officer O'Connor as tokens of our esteem and admiration.

On motion of Alderman Burke, the foregoing proposed resolution was *Adopted* by a rising vote.

At this point in the proceedings, The Honorable Richard M. Daley, Mayor, rose to offer the prayers of his own family and the condolences of the people of Chicago to the family of Police Officer James M. O'Connor. The hallmark of Officer O'Connor's life was commitment, the Mayor stated, evidenced through his years with the United States Marine Corps, continuing with his service on the Chicago Police Department and ultimately culminating with his pursuit of the criminal who ended his life, an involvement that occurred when Officer O'Connor was not on duty and which could therefore have been avoided by anyone less committed. The life of Officer James M. O'Connor was dedicated to his family, to his friends, his church and his career, Mayor Daley stated, and he was a hero to all Chicago.

*Referred* -- REAPPOINTMENT OF VARIOUS INDIVIDUALS  
AS MEMBERS OF ADVISORY COUNCIL  
ON AFRICAN AFFAIRS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Human Relations*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have reappointed Birdy V. Haggerty-Francis, Gwendolyn Moreland, Gregory B. Nimpson and Nuro-deen Ademola Olowopopo as members of the Advisory Council on African Affairs for terms expiring July 1, 1998.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

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*Referred* -- REAPPOINTMENT OF VARIOUS INDIVIDUALS  
AS MEMBERS OF ADVISORY COUNCIL  
ON ARAB AFFAIRS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Human Relations*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have reappointed Taiseer H. Al-Rashdan, Saed Y. Rihani and Dr. Mohammed K. Salih as members of the Advisory Council on Arab Affairs for terms expiring July 1, 1998.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- REAPPOINTMENT OF VARIOUS INDIVIDUALS AS  
MEMBERS OF ADVISORY COUNCIL ON  
ASIAN AFFAIRS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Human Relations:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have reappointed Carmelita T. Carriaga, Dr. Suk S. Lee, Tam V. Nguyen and William J. Yoshino as

members of the Advisory Council on Asian Affairs for terms expiring July 1, 1998.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- REAPPOINTMENT OF VARIOUS INDIVIDUALS AS  
MEMBERS OF ADVISORY COUNCIL ON IMMIGRANT  
AND REFUGEE AFFAIRS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Human Relations*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have reappointed Branislav Dedic, Benjamin T. McCarthy, Ho L. Tran and Nora E. Villareal-Olivares as members of the Advisory Council on Immigrant and Refugee Affairs for terms expiring July 1, 1998.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

*Referred* -- REAPPOINTMENT OF CATARINO G. DIAZ AND  
VICTOR M. GONZALEZ AS MEMBERS OF ADVISORY  
COUNCIL ON LATINO AFFAIRS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Human Relations*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have reappointed Catarino G. Diaz and Victor M. Gonzalez as members of the Advisory Council on Latino Affairs for terms ending July 1, 1998.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- REAPPOINTMENT OF VARIOUS INDIVIDUALS AS  
MEMBERS OF ADVISORY COUNCIL ON  
VETERANS' AFFAIRS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the

provisions of Council Rule 43) *Referred to the Committee on Human Relations:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have reappointed the following persons as members of the Advisory Council on Veterans' Affairs for the term indicated:

Term expiring July 1, 1998:

Keith V. Aguina, Albert D. Chesser, Lane E. Knox, Fred D. Randazzo and Theodore D. Saunders, all reappointed.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred --* REAPPOINTMENT OF MS. BARBARA L. ENGEL AND  
MS. HAZEL A. KING AS MEMBERS OF ADVISORY  
COUNCIL ON WOMEN.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Human Relations:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have reappointed Barbara L. Engel and Hazel A. King as members of the Advisory Council on Women for term ending July 1, 1998.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- APPOINTMENT OF MR. GARY R. RICE AS  
MEMBER OF BUILDING BOARD OF APPEALS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Buildings:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have appointed Gary R. Rice as a member of the Building Board of Appeals for a term ending April 21, 1996; to succeed Richard Gibbons, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- APPOINTMENT OF MR. JOSEPH F. BOYLE AS MEMBER  
OF COMMUNITY DEVELOPMENT COMMISSION.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Economic and Capital Development:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have appointed Joseph F. Boyle as a member of the Community Development Commission for a term ending February 26, 1997, to succeed Valerie B. Jarrett, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

*Referred* -- APPOINTMENT OF DR. SUSAN SCRIMSHAW AS  
MEMBER OF BOARD OF HEALTH.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Health*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have appointed Dr. Susan Scrimshaw as a member of the Board of Health to succeed Dr. Michael McCally, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- REAPPOINTMENT OF VARIOUS INDIVIDUALS  
AS MEMBERS OF COMMISSION ON  
HUMAN RELATIONS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Human Relations*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have reappointed Miriam G. Apter, Stanley Balzekas, Jr., and Julian E. Kulas as members of the Commission on Human Relations for terms ending July 1, 1998.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- APPOINTMENT OF MR. LARRY W. PARKMAN  
AS MEMBER OF COMMISSION ON  
CHICAGO LANDMARKS.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Historical Landmark Preservation:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have appointed Larry W. Parkman as a member of the Commission on Chicago Landmarks for a term ending March 11, 1999, to succeed Thomas Gray, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred --* APPOINTMENT OF MS. KATHLEEN DICHISER  
AS MEMBER OF CHICAGO TRANSIT BOARD.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Transportation and Public Way:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have appointed Kathleen Dichiser as a member of the Chicago Transit Board for a term ending September 1, 2001 to succeed James T. Charlton, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

*Referred* -- APPOINTMENT OF VARIOUS INDIVIDUALS AS  
MEMBERS OF EMPOWERMENT ZONE/ENTERPRISE  
COMMUNITY COORDINATING COUNCIL.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have appointed the following persons as members of the Empowerment Zone/Enterprise Community Coordinating Council for terms expiring September 30, 1997, and within the categories indicated:

Community Representative, Englewood EC:

Henry P. Wilson.

Community Representative, West EC:

Paul Wesley Ramey I.

Community Representative, Calumet EC:

Charliemae Towbridge.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

*Referred* -- APPOINTMENT OF VARIOUS INDIVIDUALS AS  
MEMBERS OF EMPOWERMENT ZONE/ENTERPRISE  
COMMUNITY COORDINATING COUNCIL.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have appointed the following persons as members of the Empowerment Zone/Enterprise Community Coordinating Council for terms expiring September 30, 1997, and within the categories indicated:

Community Representatives, Pilsen/Little Village Cluster:

Jane Garza, Belen Barrera, William Velasquez and William Gonzalez.

Community Representatives, South Cluster:

Shirley Newsome, Paul Jones, Leroy Square and Tracy Powell.

Community Representatives, West Cluster:

Mary Kay Nelson, Elizabeth Perry, Linda F. Vick and Renee Vaughn.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

*Referred* -- APPOINTMENT OF VARIOUS INDIVIDUALS AS  
MEMBERS OF EMPOWERMENT ZONE/ENTERPRISE  
COMMUNITY COORDINATING COUNCIL.

The Honorable Richard M. Daley, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43) *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have appointed the following persons as members of the Empowerment Zone/Enterprise Community Coordinating Council for terms expiring September 30, 1997, and within the categories indicated:

Community Business Representatives:

Jory F. Luster, Adele White-McCoy, Clifton White, Esther M.M. Barnett and Rosemary Triplett.

At Large Business Members:

Fran Grossman, Daryl Grisham and Gerald Roper.

At Large Members:

Mattie Butler, Victor H. Knight, Theodore J. Wysocki, Jr., Byron J. Williams, David M. Berkey and Christopher Hall.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

*Referred* -- REPEAL OF TITLE 4, CHAPTER 56  
OF MUNICIPAL CODE OF CHICAGO.

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

*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 repealing Chapter 4-56 of the Municipal Code.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- AMENDMENT OF MUNICIPAL CODE OF CHICAGO  
TO PROVIDE REVENUE NECESSARY  
FOR YEAR 1996.

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 1, 1995.

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

LADIES AND GENTLEMEN -- I transmit herewith an ordinance amending various provisions of the Municipal Code of Chicago to provide revenue necessary for the year 1996.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred --* AUTHORIZATION FOR ISSUANCE OF GENERAL  
OBLIGATION BONDS, PROJECT AND REFUNDING  
SERIES 1995A.

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 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Chief Financial Officer, I transmit herewith an ordinance authorizing the issuance of

approximately \$300,000,000 of General Obligation Bonds, Project and Refunding Series 1995A.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF GENERAL  
OBLIGATION BONDS, PROJECT AND REFUNDING  
SERIES 1995B.

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 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Chief Financial Officer, I transmit herewith an ordinance authorizing issuance of approximately \$350,000,000 of General Obligation Bonds, Project and Refunding Series 1995B.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

*Referred* -- AUTHORIZATION FOR ISSUANCE OF GENERAL  
OBLIGATION TENDER NOTES, SERIES 1996.

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 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Chief Financial Officer, I transmit herewith an ordinance authorizing issuance of approximately \$320,000,000 of General Obligation Tender Notes, Series 1996.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- AUTHORIZATION FOR ISSUANCE AND SALE OF  
INDUSTRIAL REVENUE BONDS TO BENEFIT  
MORSE AUTOMOTIVE CORPORATION.

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 1, 1995.

*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 issuance and sale of Industrial Revenue Bonds in an amount not to exceed \$6,400,000 for the benefit of Morse Automotive Corporation.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF WASTEWATER  
TRANSMISSION REVENUE BONDS, SERIES 1995.

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 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Chief Financial Officer, I transmit herewith an ordinance authorizing the issuance of

Wastewater Transmission Revenue Bonds, Series 1995, in an amount not to exceed \$110,000,000.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF WATER  
REVENUE BONDS, PROJECT SERIES 1995.

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 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Chief Financial Officer, I transmit herewith an ordinance authorizing the issuance of Water Revenue Bonds, Project Series 1995, in an amount not to exceed \$160,000,000.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

*Referred --* REDUCTION OF 1995 TAXES USED FOR PAYMENT OF  
PRINCIPAL AND INTEREST ON GENERAL OBLIGATION  
ADJUSTABLE RATE BONDS, PROJECT  
SERIES 1985.

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 1, 1995.

*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 reducing the amount of 1995 taxes to be used for paying principal and interest on General Obligation Adjustable Rate Bonds, Project Series 1985, by \$18,000,000.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred --* REDUCTION OF 1995 TAXES USED FOR PAYMENT OF  
PRINCIPAL AND INTEREST ON GENERAL OBLIGATION  
PROJECT BONDS (EMERGENCY TELEPHONE SYSTEM),  
SERIES 1993.

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 1, 1995.

*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 reducing the amount of 1995 taxes to be used to pay principal and interest on General Obligation Project Bonds (Emergency Telephone System), Series 1993, by \$12,272,411.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

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*Referred* -- REDUCTION OF 1995 PROPERTY TAX LEVY FOR  
CITY'S GENERAL OBLIGATION BONDS, REFUNDING  
SERIES 1993A.

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 1, 1995.

*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 reducing the 1995 property tax levy for the City's General Obligation Bonds, Refunding Series 1993A, by \$9,900,000.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- REDUCTION OF 1995 PROPERTY TAX LEVY FOR  
CITY'S GENERAL OBLIGATION TENDER NOTES,  
SERIES 1993C.

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 1, 1995.

*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 reducing the 1995 property tax levy for the City's General Obligation Tender Notes, Series 1993C, by \$5,000,000.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

*Referred* -- AUTHORIZATION FOR EXTENSION OF 1988 LETTERS OF CREDIT OR DELIVERY OF ALTERNATE LETTERS OF CREDIT TO SECURE CHICAGO O'HARE INTERNATIONAL AIRPORT GENERAL AIRPORT SECOND LIEN REVENUE BONDS, SERIES 1988 A AND B.

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 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Chief Financial Officer, I transmit herewith an ordinance authorizing extension of 1988 Letters of Credit or delivery of Alternate Letters of Credit to secure Chicago O'Hare International Airport General Airport Second Lien Revenue Bonds Series 1988 A and B.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- AUTHORIZATION FOR EXPANSION OF ENTERPRISE ZONE NUMBER 4 TO INCLUDE PROPERTY AT 410 NORTH MILWAUKEE AVENUE.

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

11/1/95

COMMUNICATIONS, ETC.

8707

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

*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 expansion of Enterprise Zone No. 4 to include property leased by Kennicott Bros. Co. at 410 North Milwaukee Avenue.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

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*Referred* -- AUTHORIZATION FOR AMENDMENT TO MIDWAY AIR  
TRAFFIC CONTROL TOWERS AGREEMENT WITH UNITED  
STATES OF AMERICA TO PROVIDE REIMBURSEMENT  
OF FUNDS FOR CITY'S COSTS IN CONSTRUCTION  
OF DUCT BANK.

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Aviation, I transmit herewith an ordinance authorizing an amendment to the Midway Air Traffic Control Towers Agreement with the United States of America, to provide for the reimbursement of \$71,758 to the City for its costs in constructing a duct bank.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred*-- AUTHORIZATION FOR EXECUTION OF AGREEMENT FOR  
ACQUISITION OF MIDWAY ACQUISITION PARCEL 64  
FROM RLAND, 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 Aviation*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Aviation, I transmit herewith an ordinance authorizing the Commissioner to execute an agreement under which the City will acquire Midway Acquisition Parcel 64 from Rland, Inc., for the sum of \$1,192,000.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- AUTHORIZATION FOR EXECUTION OF AGREEMENT  
WITH UNITED STATES OF AMERICA FOR FEDERAL  
OPERATION AND MAINTENANCE OF AIR  
NAVIGATION AND COMMUNICATIONS  
FACILITY AT CHICAGO O'HARE  
INTERNATIONAL AIRPORT.

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Aviation, I transmit herewith an ordinance authorizing the execution of an agreement between the City and the United States of America to permit the federal government to operate and maintain air navigation and communication facilities at Chicago O'Hare International Airport.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

*Referred --* AUTHORIZATION FOR REVISION OF YEAR XIX AND  
YEAR XX COMMUNITY DEVELOPMENT BLOCK GRANT  
FUNDS FOR DEPARTMENTS OF PLANNING  
AND DEVELOPMENT AND  
HUMAN SERVICES.

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 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Director of Budget, I transmit herewith two ordinances authorizing the revision of Year XIX and Year XX Community Development Block Grant funds for the Departments of Planning and Development and Human Services.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

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*Referred --* AUTHORIZATION FOR REVISION OF YEAR XXI  
COMMUNITY DEVELOPMENT BLOCK GRANT FUNDS  
FOR USE BY VARIOUS CITY DEPARTMENTS.

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 1, 1995.

*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 revision of Year XXI Community Development Block Grant funds for the Departments of Planning and Development, Human Resources, Health, and the Mayor's Office for People with Disabilities.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Referred* -- REGULATIONS FOR MAINTENANCE OF EXTERIOR  
WALLS AND ENCLOSURES OF CERTAIN BUILDINGS.

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Buildings, I transmit herewith an ordinance regulating the maintenance of exterior walls and enclosures of certain buildings.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

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*Referred* -- APPROVAL OF AMENDMENT NUMBER 1 TO  
WOODLAWN REDEVELOPMENT PLAN.

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance approving Amendment No. 1 to the Woodlawn Redevelopment Plan.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

*Referred* -- APPROVAL FOR SALE OF PARCELS P-1 AND P-2  
WITHIN WOODLAWN REDEVELOPMENT AREA TO  
CHRISTWAY BAPTIST CHURCH.

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 1, 1995.

*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 Parcels P-1 and P-2 in the Woodlawn Redevelopment Area to the Christway Baptist Church.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
Mayor.

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*Referred* -- AUTHORIZATION FOR ACQUISITION OF VARIOUS REAL  
ESTATE PARCELS TO COMPLETE RECONSTRUCTION  
OF NORTH CLARK STREET.

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Transportation, I transmit herewith an ordinance authorizing the acquisition of various real estate parcels to complete the reconstruction of North Clark Street, from West Foster Avenue to West Howard Street.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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*Placed On File* -- APPOINTMENT OF VARIOUS INDIVIDUALS  
AS GOVERNMENTAL MEMBERS OF EMPOWERMENT  
ZONE/ENTERPRISE COMMUNITY COUNCIL.

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

November 1, 1995.

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

LADIES AND GENTLEMEN -- I have appointed the following persons as governmental members of the Empowerment Zone/Enterprise Community Council for terms expiring September 30, 1997.

Joseph F. Boyle, Jr., Marina Carrott, Reverend Daniel Alvarez, Sr., Sister Shelia Lyne, Lawrence Gorski, Maritza Marrero, Phillip Jackson and Joseph Schuldiner.

This communication is submitted for your information.

Very truly yours,

(Signed) RICHARD M. DALEY,  
*Mayor.*

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**City Council Informed As To Miscellaneous  
Documents Filed In City Clerk's Office.**

The Honorable James J. Laski, 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 --* APPROVAL OF CERTAIN PROPOSALS BY  
CHICAGO PLAN COMMISSION AND DEPARTMENT  
OF PLANNING AND DEVELOPMENT.

Copies of resolutions adopted by the Chicago Plan Commission on September 14, 1995 and reports of the Department of Planning and Development approving the following proposals, which were *Placed on File*.

*Department Of General Services, Real Estate Section.**Disposition Of Vacant City-Owned Property.*

Referral Number	New Ward	Address
Sealed Bid		
95-173-02	1	1271 -- 1273 North Wolcott Avenue
95-176-02	2	3401 South Prairie Avenue
95-177-02	2	3403 South Prairie Avenue
95-178-02	2	3512 South Calumet Avenue
95-179-02	2	3609 South Indiana Avenue
95-180-02	2	3625 South Indiana Avenue
95-181-02	2	3627 -- 3629 South Indiana Avenue
95-182-02	3	4335 -- 4337 South Michigan Avenue
95-189-02	5	2212 -- 2216 East 68th Street
95-190-02	5	1048 East 72nd Street
95-191-02	7	2719 East 75th Place
95-192-02	11	4736 South Union Avenue
95-193-02	11	4748 South Union Avenue
95-194-02	24	1219 South Spaulding Avenue
95-195-02	24	1522 South Kildare Avenue
95-196-02	24	3652 West 16th Street
95-204-02	28	3939 West Maypole Avenue

Referral Number	New Ward	Address
95-205-02	28	215 -- 223 North Pulaski Road/3943 -- 3959 West Maypole Avenue
95-206-02	28	142 South Sacramento Avenue
95-207-02	28	2655 West Fournoy Street
95-208-02	28	2728 West Fournoy Street
95-209-02	28	2850 West Fournoy Street
95-210-02	28	2858 West Taylor Street
95-211-02	37	5308 West Washington Boulevard
95-212-02	20	5156 South Michigan Avenue
Negotiated Sale		
95-213-02	20	553 East 63rd Street
95-214-02	22	1614 -- 1642 South Keeler Avenue
95-219-02	11	700 -- 710 West 42nd Street/4170 -- 4190 South Union Avenue
Adjacent Neighbor Program		
95-215-02	29	5339 West Monroe Street
	20	6643 South Stewart Avenue
	20	6645 South Stewart Avenue
	24	3833 -- 3853 West 14th Street

Note: Also included are properties from I.D.O.T. Ref. No.: 95-216-22 and the Cook County Highway Department Ref. No.: 92-217-22 and Ref. No.: 95-218-22.

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*Placed On File* -- CITY COMPTROLLER'S QUARTERLY  
REPORTS FOR PERIOD ENDED  
SEPTEMBER 30, 1995.

The following documents received in the City Clerk's office from Ms. Barbara A. Lumpkin, City Comptroller, were *Placed on File*:

Cash Balance as of June 30, 1995;

Cash Receipts for the three months ending September 30, 1995;

Cash Disbursements for the three months ending September 30, 1995;

Cash Balance as of September 30, 1995;

Statement of Funded Debt as of September 30, 1995;

Statement of Floating Debt, Corporate Fund, as of September 30, 1995.

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**City Council Informed As To Certain Actions Taken.**

**PUBLICATION OF JOURNALS.**

*October 2, 1995.*  
(Regular Meeting)

The City Clerk informed the City Council that all those ordinances, et cetera, which were passed by the City Council on October 2, 1995 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 October 31, 1995 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 2, 1995, 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.

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October 12, 1995.  
(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 12, 1995, 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 October 31, 1995 by being in full text in printed pamphlet copies of the Journal of the Proceedings of the City Council of the special meeting held on October 12, 1995, 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.

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**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:

Automobile Recovery Bureau, Inc. -- to classify as a C2-1 General Commercial District instead of a B2-1 Restricted Retail District the area shown on Map No. 18-G bounded by:

a line 496 feet north of and parallel to West 77th Street; the public alley next east of and parallel to South Ashland Avenue; the public alley next south of and parallel to West 76th Street (or a line 446 feet north of and parallel to West 77th Street); the public alley next east of and parallel to South Ashland Avenue; a line 100 feet north of and parallel to West 77th Street; and South Ashland Avenue.

Bank of Chicago, as Trustee, under Trust No. 90-11-12, in care of Mr. Mark S. Kupiec -- to classify as an R4 General Residence District instead of an M1-1 Restricted Manufacturing District the area shown on Map No. 12-L bounded by:

South Archer Avenue; South Long Avenue; the alley next south of and parallel to South Archer Avenue; and a line 72.21 feet west of South Long Avenue (as measured along the south line of South Archer Avenue) or a line 50.04 feet west of South Long Avenue (as measured along the north line of the public alley next south of and parallel to South Archer Avenue).

Chicago Homes on Altgeld, L.L.C. -- to classify as an R4 General Residence District instead of an M1-2 Restricted Manufacturing District the area shown on Map No. 7-G bounded by:

the south line of West Altgeld Street; thence the west line of the second public alley east of and parallel to the east line of North Ashland Avenue; thence the north line of the public alley next south of and parallel to West Altgeld Street; and thence at the east line of the public alley next east of and parallel to the east line of North Ashland Avenue to the point of beginning.

Chicago Title and Trust Company, as Trustee, under Trust No. 1101260, in care of Mr. Stephen J. Pokorny/Laser, Pokorny, Schwartz, Friedman and Economos, P.C. -- to classify as an R4 General Residence District instead of a C2-3 General Commercial District the area shown on Map No. 6-E bounded by:

a line 517.05 feet south of and parallel to East 29th Street; South Michigan Avenue; a line 589.59 feet south of and parallel to East 29th Street; and a line 188.33 feet west of and parallel to South Michigan Avenue.

Mr. Howard R. Conant, Jr. -- to classify as a B4-5 Restricted Service District instead of a C2-5 General Commercial District the area shown on Map No. 1-F bounded by:

the public alley north of and parallel to West Grand Avenue; a line 256.04 feet east of the northeast corner of North Kingsbury Street and West Grand Avenue and running perpendicular to West Grand Avenue; the north line of West Grand Avenue; and the east line of North Kingsbury Street.

Mr. Sean W. Dunleavy -- to classify as an R3 General Residence District instead of an R1 Single-Family Residence District the area shown on Map No. 26-H bounded by:

West 107th Street; a line 30 feet east of and parallel to South Bell Avenue; a line 105 feet south of and parallel to West 107th Street; and South Bell Avenue.

Mr. Keith Esses -- to classify as an R5 General Residence District instead of a B4-2 Restricted Service District the area shown on Map No. 7-G bounded by:

a line running west along West George Street, from North Sheffield Avenue to the alley next west of and parallel to North Sheffield Avenue, to a point 32.37 feet south of West George Street along and parallel to North Sheffield Avenue.

Mr. Jerry Gingrich -- to classify as an R5 General Residence District instead of an R4 General Residence District the area shown on Map No. 7-G bounded by:

the alley next north of West Altgeld Street; North Seminary Avenue; West Altgeld Street; and a line 113.36 feet west of North Seminary Avenue.

Ms. Belinda Henderson -- to classify as an M1-1 Restricted Manufacturing District instead of an R3 General Residence District the area shown on Map No. 14-F bounded by:

a line 101.7 feet south of West 60th Street; the alley next east of and parallel to South Perry Avenue; a line 293.88 feet south of West 60th Street; and South Perry Avenue.

Mr. Christopher W. Loutris, in care of Mr. John J. Pikarski, Jr. -- to classify as an R4 General Residence District instead of an M1-1 Restricted Manufacturing District the area shown on Map No. 5-I bounded by:

West Moffat Street; a line 75 feet west of and parallel to North Campbell Avenue; West Bloomingdale Avenue; a line 275 feet west of and parallel to North Campbell Avenue; the centerline of the vacated alley next north of West Bloomingdale Avenue; and a line 300 feet west of and parallel to North Campbell Avenue.

Ms. Georgia Mareis, in care of Mr. John J. Pikarski, Jr. -- to classify as an R3 General Residence District instead of an R2 Single-Family Residence District the area shown on Map No. 13-P bounded by:

a line 195 feet north of and parallel to the centerline of West Evelyn Lane (private); a line 697.38 feet east of and parallel to East River Road; the centerline of West Evelyn Lane (private); and a line 657.42 feet east of and parallel to North River Road.

Marbo, Inc. -- to classify as a Riveredge-Manufacturing Planned Development instead of an M2-2 General Manufacturing District the area shown on Map No. 7-I bounded by:

North Campbell Avenue, beginning with a point on the southwest side of the Fletcher right-of-way southward for 320.0 feet along North Campbell Avenue; eastward along a line 116.0 feet, running southward 272.94 feet to the North Branch of the Chicago River; from there 208.72 feet northwest to the centerline of the Chicago River; and from there 547.79 feet northwest to a point intersecting a line perpendicular to the west side of the Fletcher right-of-way, 190.0 feet east toward the Fletcher right-of-way.

Park Place Investments and Mr. Timothy Glascott -- to classify as a Residential Planned Unit Development instead of an M1-2 Restricted Manufacturing District the area shown on Map No. 7-G bounded by:

starting on the south line of West Altgeld Street at a point 109.41 feet west of the east line of North Southport Avenue running east 122.50 feet; thence a line running south and perpendicular to the south line of West Altgeld Street 132.51 feet; thence a line running south and perpendicular to the south line of West Altgeld Street running south 108.45 feet; thence a line running west and parallel to the south line of West Altgeld Street 32.0 feet; thence a line running south to the north line of West Fullerton Avenue 362.88 feet; thence the north line of West Fullerton Avenue starting at a point 332.43 feet east of the east line of North Southport Avenue running west 229.91 feet; thence a line running north and perpendicular to the north line of West Fullerton Avenue 472.80 feet; thence a line running east and parallel to the south line of West Altgeld Street 6.90 feet; and thence a line running north

and perpendicular to the south line of West Altgeld Street running north 123.00 feet to the point of beginning.

Resurrection Health Care Corporation -- to classify as an R4 General Residence District instead of an R2 Single-Family Residence District and to further classify as an Institutional Planned Development instead of an R4 General Residence District the area shown on Map No. 20-B bounded by:

a line 586.89 feet north of West Talcott Avenue (as measured along the centerline of North Oketo Avenue extended on the north line of West Peterson Avenue (extended)); a line 87.72 feet west of and parallel to North Odell Avenue (as measured along the south line of West Peterson Avenue); West Talcott Avenue; and North Oketo Avenue (extended).

Richland Group Enterprises, Inc. -- to classify as an R5 General Residence District instead of an R4 General Residence District the area shown on Map No. 6-F bounded by:

West 24th Street; a line 152 feet east of South Stewart Avenue; the alley next south of and parallel to West 24th Street; and South Stewart Avenue.

Mr. Roger D. Rudich -- to classify as a C1-5 Restricted Commercial District instead of a B2-5 Restricted Retail District the area shown on Map No. 3-F bounded by:

a line 170.20 feet north of and parallel to the north line of West Division Street; the west line of North Dearborn Street; a line 100 feet north of and parallel to the north line of West Division Street; and the east line of the public alley next west of and parallel to North Division Street, to the point of beginning.

Spectrum Real Estate Services, Inc. -- to classify as a B4-5 Restricted Service District instead of a B7-5 General Central Business District the area shown on Map No. 1-F bounded by:

the south line of the public alley next north of and parallel to West Grand Avenue; the west line of North Franklin Street; the north line of West Grand Avenue; and the line 150.93 feet west of the west line of North Franklin Street running north and perpendicular to West Grand Avenue to the point of beginning.

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

West 63rd Street; a line 75 feet east of and parallel to South Tripp Avenue; the public alley next south of and parallel to West 63rd Street; and South Tripp Avenue.

Ms. Elizabeth Zahdan -- to classify as a C2-1 General Commercial District instead of a B2-1 Restricted Retail District the area shown on Map No. 14-I bounded by:

West 63rd Street; South California Avenue; the public alley next north of and parallel to West 63rd Street; and a line 58.12 feet east of and parallel to South California Avenue.

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*Referred* -- CLAIMS AGAINST CITY OF CHICAGO.

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

Adenuga Carol J., Ahern David A., Allstate Insurance Company (8) Cynthia Brown, Jane Crain, Claude Driver, Freddie Guinn, Debora Price, Sharon Ruiz, Emma Stewart and Susan Weiler, American Family Insurance Group and Melinda Subido, American Service Insurance and Daryl Dickerson, Ameritech/Illinois, Amica Mutual Insurance Company and Hugh M. Adams, Amidei Daniel R., Anderson Mary L., Ault Glenn A.;

Bannon Susan C., Barraza Julio, Baumgart Danuta, Bayer Greg, Beckford Mike, Bond Lillie J, Boyle Margaret, Bray William H., Brazzleton Lela M., Brosnan Michael J., Brown Donnie R., Brown Shauntina, Brown Velma D., Brumley Paul W.;

Campbell Beth A., Carrillo Elizabeth C., Castro Jose A., Chavez Adolfo, Chavez Luis E., Chicago Mutual Liability Company and Roseann M. Mostacchio, Cittadine Elizabeth, Collins Willie, Colonial Penn Insurance Company and John Brombosz, Coronet Insurance Group and Kevin J. Fuller, Courts Graig, Crimaldi Catherine A., Culpepper Edward L.;

Davis Voncile, Day Emmett B. Jr., Dean Lessie B., Dean Michael Clayton, Dext Company of Illinois, Dominican Sisters (Rosary College/Convent);

Engelhart Michael F., Enterprise Rent-A-Car (2), Episcope Michael D., Epstein David J., Evans Floyd R.;

Fletcher Barney B., Flowers Retha, Floyd Traci, Ford Annie J., Franczyk Laurel M., Fratto Michael T., Sr.;

Gaddis Susie M., Gallardo Sandra, GEICO and Denise Dayan, Goodman Derek, Gordon Williema W., Green David, Green Joshua, Guillen Juan, Gutierrez Francisca;

Halliburton Lenn, Hardeman Jon Jr., Hauser Kenneth A., Henry Henrietta, Herlihy Colleen G., Hernandez Jesus, Howard Laverne D.;

Jackson Thurman L., Jacobs Christopher R., Johnson Jeffrey D., Johnson Margret, Jones Lorenzo, Jordan Charles E.;

Kagswast Malinee, Kelly Lorraine A., Kenny Mae F., Kimbrough Maggie, King Maurice J., Kissel Kerri-an M., Kramer John N., Krueger Julie L., Kubal James D.;

Lakiotis Nikolaos, Lampkin Prince C., Lane Neil J., Laurain Janet M., Lee Jin S., Leland Donna S., Leon Connie L., Loving Erma;

MacNeil Michael D. Jr., Mahoney Debrah L. and Edward J. Burke, Martinez Maria J., Marvin Food and Liquor Inc., Matelski Stephen J., Matthews Gale R., Mayer Mayme R., McAfee Jody L., McAfee-Johnson Felicia R., McDuffee Jeffrey H., Michna Mary C., MiniMoves, Inc., Mondt Jame E., Moore Lila D., Moore Shirley J., Moore Willie Mae, Moss Anita, Myles Charles A.;

Nadzaku Sulejman, Nationwide Mutual Fire Insurance and Dennis E. Micek, Nguyen Giang, Nichols Barbara J.;

Oliver Arcilicia Theotrag, Owens Tryanne;

Padilla Louis A., Patel Jvgnesh R., Peoples Gas Light and Coke Company (19), Perkins Phillip A., Pratt Barbara Jean, Prestigiacomo Catherine A., Puente William J., Pulido Joel;

Radziewicz David and Pamela, Railey Terrance Lamont, Ramos Raul, Ray Letrice, Remer Ernestine, Rhodes Julia L., Robbins Wendy W., Robertson William, Rodkin Henry H., Rucker Frank;

Sanchez Juan, Sandowski Michael R., Savino Michael, Schneider Kenneth B., Schwartz Patricia A., Sconyers Shirley L., Scott Carlee, Senderowitz Stephen J., Smith LaSheila, Sneed Yvonne T., Spoden Christine M., Standard Mutual Insurance Company and John and Lorraine Balling, State Farm Insurance Companies (13) Salvador A. Ayala (2), Sharon Collins, Benjamin and Susan Daish, Tamara Davis, William Eubank, Zofia Policht,

George M. Pratscher, Michael Russell, Burton Samuels, Baik C. Sung, Ziyun Zeng and Theodore Zydak, Steele Jennifer L., Sterling Lisa P., Still Erik, Strzyzewski Kazimierz, Sweeney Karen J.;

Tam Mei Ha, Thicklin Aurelia C., Thomas Christine A., Thomas Everleaner, Townhomes of Vernon Park Condominium Association, Tucker Constance E., Tucker Henry, Turner Robert E.;

Universal Casualty Insurance Company and Nicole Harper;

Valor Insurance Company and Linda Wright;

Walker Dailey, Washington Wyman J., Weitzel Erik K., White Daniel O., Wiedrich Christine L., Workman Laurence O. Jr.;

Yolo Tonya R., Yorek Daniel J..

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*Referred* -- AUTHORIZATION TO RESCIND REDEVELOPMENT  
AGREEMENT WITH F.J.V. VENTURE FOR SALE OF  
LAND IN BLOCK 37 OF NORTH LOOP  
BLIGHTED COMMERCIAL AREA.

An ordinance introduced by Alderman Natarus (42nd Ward) urging the Corporation Counsel to take all necessary actions to effectuate the rescission of the Redevelopment Agreement and Contract for Sale of Block 37 to F.J.V. Venture, which was *Referred to the Committee on Finance*.

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*Rules Suspended* -- TRIBUTE TO LATE  
MS. MARION MARCUS-ROTTMAN.

Alderman Moore moved to *Suspend the Rules Temporarily* for the purpose of going out of the regular order of business for the immediate consideration of a proposed resolution. The motion *Prevailed*.

The following is said proposed resolution:

WHEREAS, Marion Marcus-Rottman passed away on October 10, 1995 at the age of ninety-three; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Joseph A. Moore; and

WHEREAS, Dr. Marcus-Rottman was born in Romania in the late fall of 1902; and

WHEREAS, Marion, at the age of nine months, escaped the tyranny of her native Romania and traveled to Ellis Island with her mother, father and four siblings; and

WHEREAS, Dr. Marcus-Rottman and her family located immediately in Chicago, where her father opened a hardware store in the Maxwell Street district, which also served as home for the family of seven; and

WHEREAS, In 1925, Marion graduated second in her class, with honors, from the Chicago Medical School to begin a distinguished career as a physician and surgeon; and

WHEREAS, Dr. Marcus did her internship and residency at Cook County Hospital under the guidance of Dr. Karl Meyer, one of Chicago's most prominent physicians at that time; and

WHEREAS, Marion continued her excellent work with her mentor, Dr. Meyer, as chief diagnostician at Grant and Columbus Hospitals, and furthered her surgical studies abroad in Vienna, Austria; and

WHEREAS, Dr. Marcus later married her husband, Dr. Morris Rottman, a World War II veteran and fellow physician who shared her love of life and fervent desire to leave this world a better place; and

WHEREAS, Marion and her husband had a family of three, two of whom were medical professionals, one a dentist and the other a physician; and

WHEREAS, Dr. Marcus-Rottman and her husband practiced medicine together in their family home office on Drake Avenue on the north side of Chicago, until Dr. Morris Rottman's passing in 1947, at which time Marion managed her practice alone, never to remarry until her death at age ninety-three; and

WHEREAS, Among Marion's many honors and achievements are past president of the Chicago Medical Society and Illinois State Medical Society; member of the American Geriatric Society; charter member and officer of the Academy of Family Physicians; and

WHEREAS, Dr. Marcus-Rottman practiced medicine for nearly seventy years, and was recently honored as a member of the fifty-year club by the Illinois State Medical Society; and

WHEREAS, Marion brought over two thousand lives into this world, and helped sustain the lives of countless others during her long and distinguished medical career; and

WHEREAS, Dr. Marcus-Rottman lived to improve the lives of others and left a legacy of three children, eleven grandchildren and eight great-grandchildren; and

WHEREAS, Marion was a lifelong Chicagoan who had the deepest respect for people of all ages, races and creeds and who devoted her life toward improving the lives of others; and

WHEREAS, Her love of life and her ability to live it to the fullest endeared Marion Marcus-Rottman to her family members, friends, and all who knew her and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Although she will always be missed, her spirit lives on in the countless hours of hard work she devoted to improving the lives of others and making her community and this world a better place to live; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this first day of November, 1995, do hereby honor Dr. Marion Marcus-Rottman for her lifetime commitment to enhance the welfare of all people; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Marion Marcus-Rottman as a token of our esteem and admiration.

On motion of Alderman Moore, the foregoing proposed resolution was *Adopted* by a rising vote.

REGULAR ORDER OF BUSINESS RESUMED.

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**REPORTS OF COMMITTEES.**

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**COMMITTEE ON FINANCE.**

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**APPOINTMENT OF MS. DULCIE C. GILMORE AND  
MR. TED R. RATLIFF AS MEMBERS OF STATE  
STREET COMMISSION (SPECIAL SERVICE  
AREA NUMBER 1).**

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration a communication authorizing the appointment of Dulcie C. Gilmore and Ted R. Ratliff to the State Street Commission, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the proposed appointment of Ms. Dulcie G. Gilmore and Mr.

Ted R. Ratliff as members of the State Street Commission was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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APPOINTMENT OF MR. JEROME M. WOLF AND  
MS. SARAH J. TAYLOR AS MEMBERS OF  
95TH STREET COMMISSION (SPECIAL  
SERVICE AREA NUMBER 4).

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration a communication authorizing the appointment of Jerome M. Wolf and Sarah J. Taylor to the 95th Street Commission, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the proposed appointment of Mr. Jerome M. Wolf and Ms. Sarah J. Taylor as members of the 95th Street Commission (Special Service Area No. 4) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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APPOINTMENT OF MR. RICHARD G. DOWD AND MR. WILLIAM G.  
KRUCHKO AS MEMBERS OF KEDZIE INDUSTRIAL  
TRACT COMMISSION (SPECIAL SERVICE  
AREA NUMBER 7).

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration a communication authorizing the appointment of Mr. Richard G. Dowd and Mr. William G. Kruchko to the Kedzie Industrial Tract Commission, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the proposed appointment of Mr. Richard G. Dowd and Mr. William G. Kruchko as members of the Kedzie Industrial Tract Commission (Special Service Area No. 7) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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APPOINTMENT OF MR. MILTON L. FISH, JR., MR. DALLAS H. HIMM AND MR. CHARLES A. DAVIS AS MEMBERS OF GREATER ENGLEWOOD COMMISSION (SPECIAL SERVICE AREA NUMBER 11).

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration a communication authorizing the appointment of Milton L. Fish, Jr., Dallas H. Himm and Charles A. Davis to the Greater Englewood Commission, having

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

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the proposed appointment of Mr. Milton L. Fish, Jr., Mr. Dallas H. Himm and Mr. Charles A. Davis as members of the Greater Englewood Commission (Special Service Area No. 11) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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APPOINTMENT OF MR. MARK J. FARY AS MEMBER OF  
CHICAGO CABLE COMMISSION.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration a communication authorizing the appointment of Mark J. Fary to the Chicago Cable Commission, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the proposed appointment of Mr. Mark J. Fary as a member of the Chicago Cable Commission was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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AUTHORIZATION FOR EXECUTION OF LOAN AND SECURITY  
AGREEMENT WITH PARKSIDE TERRACES LIMITED  
PARTNERSHIP FOR REHABILITATION OF  
PROPERTY AT 128 -- 130 AND 143  
NORTH PARKSIDE AVENUE.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Housing to enter into and execute a loan and security agreement with the Parkside Terraces Limited Partnership for the purpose of rehabilitating the property located at 128 -- 130 North Parkside Avenue and 143 North Parkside Avenue, in an amount not to exceed \$3,613,188, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

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

WHEREAS, The City has programmed Eight Million Seven Hundred Thirty-three Thousand Seven Hundred Seven Dollars (\$8,733,707) (the "Multi-Program Funds") for its Multi-Family Loan Program (the "Multi-Program") under the Community Development Block Grant Program, 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 has programmed Nine Million Dollars (\$9,000,000) of Community Development Block Grant funds for use by D.O.H. in connection with the Strategic Neighborhood Action Program (the "S.N.A.P. Program"), wherein acquisition and rehabilitation loans are made available to owners of rental properties located in low-income neighborhoods; and

WHEREAS, The government of the United States, pursuant to authority granted it in Section 17 of the United States Housing Act of 1937, as amended, created the Rental Rehabilitation Program (the "Rental Program") in Section 301 of the Housing and Urban Rural Recovery Act of 1983 (which was repealed as of October 1, 1991 by the Cranston-Gonzalez National Affordable Housing Act, 42 U.S.C., Section 12701, et seq.), which program, among other things, provides for federal grants to local governments to help finance rehabilitation of privately owned residential structures devoted primarily to rental use and which units are eligible for rent subsidy programs so as to increase their accessibility to low- and moderate-income persons; and

WHEREAS, Prior to October 1, 1991, the United States Department of Housing and Urban Development approved an allocation of Two Million Four Hundred Forty-one Thousand Dollars (\$2,441,000) of Rental Program grant funds ("Rental Program Funds") to the City for Program Year VII (1991), and such funds are administered by D.O.H.; and

WHEREAS, The City may have available to it "program income" (as defined in 24 C.F.R., Section 511.76(b)) derived from the use of Rental Program Funds (the "Program Income"); and

WHEREAS, D.O.H. has preliminarily reviewed and approved the making of a loan to Parkside Terraces Limited Partnership, an Illinois limited partnership (the "Borrower"), of which City Lands Corporation, a Delaware corporation, is the sole general partner, in an amount not to exceed Three Million Six Hundred Thirteen Thousand One Hundred Eighty-eight Dollars (\$3,613,188) (the "Loan") to be funded from Multi-Program Funds, S.N.A.P. Program funds, Rental Program Funds and/or Program Income, all pursuant

to the terms and conditions set forth in Exhibit A attached hereto and made a part hereof; and

WHEREAS, D.O.H. contemplates conveying to the Borrower, subject to the approval of the City Council of the City, the vacant lot located at 132 North Parkside Avenue, Chicago, Illinois to be used for parking for the Property (as described in Exhibit A hereto); 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 in Exhibit A hereto, the Commissioner of D.O.H. (the "Commissioner") and a designee of the Commissioner are 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 S.N.A.P. Program and the Rental 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. In connection with the Loan by the City to the Borrower, the City shall waive those certain fees, if applicable, imposed by the City with respect to the Project (as described in Exhibit A hereto) and as more fully described in Exhibit B attached hereto and made a part hereof.

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.

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

*Exhibit "A".*

**Borrower:** Parkside Terraces Limited Partnership, an Illinois limited partnership, with City Lands Corporation, a Delaware corporation, as the sole general partner (the "General Partner"), and others to be hereafter selected as the limited partners.

**Project:** Acquisition and rehabilitation of two buildings located at 128 -- 130 North Parkside Avenue and 143 North Parkside Avenue (collectively, the "Property") and of 62 dwelling units to be contained therein as studio, one-, two- and three-bedroom units for low- and moderate-income families.

**Loan:**

<b>Source:</b>	Multi-Program/SNAP Program/Rental Program/Program Income.
<b>Amount:</b>	Not to exceed \$3,613,188.
<b>Term:</b>	Not to exceed 27 years.
<b>Interest:</b>	0% per annum.
<b>Security:</b>	Non-recourse loan; second mortgage on the Property.

**Additional Financing:****1A. First Mortgage Construction Loan:**

<b>Amount:</b>	\$585,000.
<b>Term:</b>	18 months.
<b>Source:</b>	LaSalle National Bank, or a financial institution acceptable to the Commissioner.
<b>Interest:</b>	Prime (as determined by the lender) plus 2% per annum.
<b>Security:</b>	First mortgage on the Property.

**1B. Permanent First Mortgage Loan:**

**Amount:** \$585,000.

**Term:** 25 years.

**Source:** Enterprise Mortgage Investments, Inc., or a financial institution acceptable to the Commissioner.

**Interest:** 9% per annum.

**Security:** First mortgage on the Property.

**2. Amount:** \$250,000.

**Term:** 30 years.

**Source:** Federal Home Loan Bank of Chicago, or an entity acceptable to the Commissioner.

**Interest:** 0% per annum.

**Security:** Third mortgage on the Property.

**3. Low-Income  
Housing Tax  
Credit  
("L.I.H.T.C.")**

**Proceeds:** Approximately \$1,455,040.

**Source:** To be derived from the syndication by the General Partner of \$269,442 L.I.H.T.C. allocation by the City.

**4. Amount:** \$100.

**Source:** General Partner.

*Exhibit "B".*

*Fee Waivers.*

Department Of Buildings.

Waiver of Plan Review, Permit and Inspection Fees:

- A. Building Permit:
  - Zoning.
  - Construction/Architectural/Structural.
  - Internal Plumbing.
  - H.V.A.C..
  - Water for Construction.
  - Smoke Abatement.
- B. Electrical Permit: Service and Wiring.
- C. Elevator Permit (if applicable).
- D. Wrecking Permit (if applicable).
- E. Fencing Permit (if applicable).

Department Of Sewers.

Permit (connection) and Inspection Fees.

Sealing Permit Fees.

Department Of Water.

Tap Fees.

Termination Fees for Existing Water Taps.  
(Fees to purchase B-boxes and remote readouts are not waived).

Department Of Transportation.

Street Opening Fees.

Driveway Permit Fees.

Use of Public Way Fees.

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AUTHORIZATION FOR EXECUTION OF LOAN AND SECURITY  
AGREEMENT WITH PRESENTATION APARTMENTS  
LIMITED PARTNERSHIP FOR REHABILITATION  
OF PROPERTY AT 801 -- 813 SOUTH  
SPRINGFIELD AVENUE.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Housing to enter into and execute a loan and security agreement with Presentation Apartments Limited Partnership for the rehabilitation of a building at 801 -- 813 South Springfield Avenue, in the amount of \$722,476, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

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

WHEREAS, The City has programmed funds (the "C.A.P.P. Program Funds") for its Chicago Abandoned Property Program (the "C.A.P.P. Program") under the Community Development Block Grant Program, wherein rehabilitation and development loans are made available to owners of properties which were acquired by the City and transferred to such owners under the C.A.P.P. Program, and the C.A.P.P. Program is administered by the City's Department of Housing ("D.O.H."); and

WHEREAS, D.O.H. has preliminarily reviewed and approved the making of a loan to a limited partnership to be formed (the "Borrower"), of which

Presentation Catholic Church "Community in Action," Inc., an Illinois not-for-profit corporation, will be the sole general partner, in an amount not to exceed \$722,476 (the "Loan"), to be funded from C.A.P.P. Program Funds pursuant to the terms and conditions set forth in Exhibit A attached hereto and made a part hereof; and

WHEREAS, The City contemplates conveying to the Borrower, subject to the approval of the City Council of the City, the vacant lot located at the southwest corner of South Springfield Avenue and West Polk Street in Chicago, Illinois to be used as a parking lot for the property (as described in Exhibit A hereto), and the City contemplates using general obligation bond proceeds to improve such vacant lot to use for parking; 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 in Exhibit A hereto, the Commissioner of D.O.H. (the "Commissioner") and a designee of the Commissioner are each hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Loan and the terms and program objectives of the C.A.P.P. 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. In connection with the Loan by the City to the Borrower, the City shall waive those certain fees, if applicable, imposed by the City with respect to the Project (as described in Exhibit A hereto) and as more fully described in Exhibit B attached hereto and made a part hereof.

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.

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

*Exhibit "A".*

**Borrower:** A limited partnership to be formed with Presentation Catholic Church "Community in Action," Inc., an Illinois not-for-profit corporation, as the sole general partner (the "General Partner"), and others to be hereafter selected as the limited partners.

**Project:** Acquisition and rehabilitation of a building located at 801 -- 813 South Springfield Avenue, Chicago, Illinois 60624 (the "Property") and of 16 dwelling units contained therein as two- and three-bedroom units for low- and moderate-income families.

**Loan:**

<b>Source:</b>	C.A.P.P. Program.
<b>Amount:</b>	Not to exceed \$722,476.
<b>Term:</b>	Not to exceed 32 years.
<b>Interest:</b>	0% per annum.
<b>Security:</b>	Non-recourse loan; second mortgage on the Property.

**Additional Financing:****1A. First Mortgage Construction Loan:**

<b>Amount:</b>	\$125,000.
<b>Term:</b>	Not less than the construction period (estimated at nine months) and until this loan is converted into the First Mortgage Permanent Loan.
<b>Source:</b>	Community Investment Corporation, or a financial institution acceptable to the Commissioner (the "Senior Lender").
<b>Interest:</b>	Prime (as determined by the Senior Lender) plus 2% per annum.
<b>Security:</b>	First mortgage on the Property.

## 1B. First Mortgage Permanent Loan:

Amount: \$125,000.

Term: 20 years (less the construction period), commencing at the Senior Lender's direction upon completion of construction.

Source: The Senior Lender.

Interest: An adjustable rate, not to exceed 13 7/8% per annum.

Security: First mortgage on the Property.

## 2. Low Income Housing Tax Credit ("L.I.H.T.C.")

Proceeds: Approximately \$664,400.

Source: To be derived from the syndication by the General Partner of \$132,381 L.I.H.T.C. allocation by the Illinois Housing Development Authority.

## 3. Amount: \$100.

Source: General Partner.

*Exhibit "B".*

*Fee Waivers.*

Department Of Buildings.

Waiver of Plan Review, Permit and Inspection Fees:

A. Building Permit:

Zoning.

Construction/Architectural/Structural.

Internal Plumbing.

H.V.A.C..

Water for Construction.

Smoke Abatement.

- B. Electrical Permit: Service and Wiring.
- C. Elevator Permit (if applicable).
- D. Wrecking Permit (if applicable).
- E. Fencing Permit (if applicable).

Department Of Sewers.

Permit (connection) and Inspection Fees.

Sealing Permit Fees.

Department Of Water.

Tap Fees.

Termination Fees for Existing Water Taps.  
(Fees to purchase B-boxes and remote readouts are not waived).

Department Of Transportation.

Street Opening Fees.

Driveway Permit Fees.

Use of Public Way Fees.

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AUTHORIZATION FOR EXECUTION OF LOAN AND SECURITY  
AGREEMENT WITH BELRAY LIMITED PARTNERSHIP  
FOR REHABILITATION OF PROPERTY AT  
3150 NORTH RACINE AVENUE.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Housing to enter into and execute a loan and security agreement with Belray Limited Partnership for the rehabilitation of a building located at 3150 North Racine Avenue, in the amount of \$3,167,033, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, M. Smith, Moore, Stone -- 47.

*Nays -- None.*

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

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

The following is said ordinance as passed:

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

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

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

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

WHEREAS, The City may have available certain funds in Corporate Fund No. 100 (the "Corporate Funds") to be used as the local match of HOME Funds as required under the HOME Program; and

WHEREAS, The City may have available to it certain funds (the "Program Income") derived from repayments to the City of HOME Funds and/or other returns on the investment of HOME Funds; and

WHEREAS, The City has programmed Eight Million Seven Hundred Thirty-three Thousand Seven Hundred Seven Dollars (\$8,733,707) (the "Multi-Program Funds") for its Multi-Family Loan Program (the "Multi-Program") under the Community Development Block Grant Program, Year XXI, 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 D.O.H.; and

WHEREAS, The City has received a notice of award of Six Million Three Hundred Thousand Dollars (\$6,300,000) ("S.H.P. Funds") under the Supportive Housing Program (the "S.H.P. Program") of H.U.D. pursuant to an award letter dated July 10, 1995 from H.U.D., pursuant to which the City shall, inter alia, make loans for the acquisition and rehabilitation of permanent supportive housing for homeless persons with disabilities, and the S.H.P. Funds shall be administered by D.O.H.; and

WHEREAS, D.O.H has preliminarily reviewed and approved the making of a loan to Belray Limited Partnership, an Illinois limited partnership (the "Borrower") of which Belray Apartments Corporation, an Illinois corporation which is wholly owned by Lakefront Single Room Occupancy Corporation, an Illinois not-for-profit corporation, is the sole general partner, in an amount not to exceed Three Million One Hundred Sixty-seven Thousand Thirty-three Dollars (\$3,167,033) (the "Loan") to be funded from HOME Funds, Corporate Funds, Program Income, Multi-Program Funds and/or S.H.P. Funds pursuant to the terms and conditions set forth in Exhibit A attached hereto and made a part hereof; now, therefore,

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

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

SECTION 2. Upon the approval and availability of the additional financing as shown in Exhibit A hereto, the Commissioner of D.O.H. (the "Commissioner") and a designee of the Commissioner are each hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Loan and the terms and program objectives of the HOME Program, the Multi-Program and the S.H.P. 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. In connection with the Loan by the City to the Borrower, the City shall waive those certain fees, if applicable, imposed by the City with respect to the Project (as described in Exhibit A hereto) and as more fully described in Exhibit B attached hereto and made a part hereof.

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.

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

*Exhibit "A".*

**Borrower:** Belray Limited Partnership, an Illinois limited partnership (the "Borrower"), with Belray Apartments Corporation, an Illinois corporation which is wholly owned by Lakefront Single Room Occupancy Corporation, an Illinois not-for-profit corporation, as the sole general partner (the "General Partner") and others to be hereafter selected as the limited partners.

**Project:** Acquisition and rehabilitation of a building located at 3150 North Racine Avenue, Chicago, Illinois 60657 (the "Property") and of 70 dwelling units contained therein as single-room occupancy units for low- and moderate-income persons.

**Loan:**

- Source:** HOME Program/Corporate Funds/Program Income/Multi-Program Year XXI/S.H.P. Funds.  
**Amount:** Not to exceed \$3,167,033.  
**Term:** Not to exceed 32 years.  
**Interest:** 0% per annum.  
**Security:** Non-recourse loan; first mortgage on the Property.

**Additional Financing:**

- Amount:** \$333,333.  
**Term:** 30 years.

- Source: Illinois Housing Development Authority, or a financial institution acceptable to the Commissioner.
- Interest: 0% per annum.
- Security: Second mortgage on the Property.
2. Amount: \$250,000.
- Term: 30 years.
- Source: Midtown Bank and Trust Company, through the Federal Home Loan Bank of Chicago's Affordable Housing Program, or another source acceptable to the Commissioner.
- Interest: 0% per annum.
- Security: Third mortgage on the Property.
3. Low-Income Housing Tax Credit ("L.I.H.T.C.")  
Proceeds: Approximately \$1,129,025.
- Source: To be derived from the syndication by the General Partner of \$207,818 L.I.H.T.C. allocation by the City.
4. Grant: \$44,000.
- Source: Illinois Department of Commerce and Community Affairs, or another source acceptable to the Commissioner.
5. Amount: \$100.
- Source: General Partner.

6. Stewart B.  
McKinney Act  
Homeless  
Assistance  
Program: Ten-year agreement between the Chicago Housing Authority, as administrator for H.U.D., and the Borrower to pay to the Borrower the difference between the fair market rent for certain units in the Property as determined by H.U.D. and 30 percent of tenant income, for a certain number of units in the Property acceptable to the Commissioner.

*Exhibit "B".*

*Fee Waivers.*

Department Of Buildings.

Waiver of Plan Review, Permit and Inspection Fees:

- A. Building Permit:
- Zoning.
  - Construction/Architectural/Structural.
  - Internal Plumbing.
  - H.V.A.C..
  - Water for Construction.
  - Smoke Abatement.
- B. Electrical Permit: Service and Wiring.
- C. Elevator Permit (if applicable).
- D. Wrecking Permit (if applicable).

E. Fencing Permit (if applicable).

Department Of Sewers.

Permit (connection) and Inspection Fees.

Sealing Permit Fees.

Department Of Water.

Tap Fees.

Termination Fees for Existing Water Taps.  
(Fees to purchase B-boxes and remote readouts are not waived).

Department Of Transportation.

Street Opening Fees.

Driveway Permit Fees.

Use of Public Way Fees.

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AUTHORIZATION FOR EXECUTION OF LOAN AND SECURITY  
AGREEMENT WITH EAST GARFIELD PARK PLACE LIMITED  
PARTNERSHIP FOR CONSTRUCTION OF TWENTY-FIVE  
DWELLING UNITS AT 3441 -- 3461 WEST MONROE  
STREET AND 101 -- 117 SOUTH  
ST. LOUIS AVENUE.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Housing to enter into and execute a loan and security agreement with the East Garfield Park Place Limited Partnership for the construction of twenty-five dwelling units to be located at the southeast corner of West Monroe Street and South St. Louis Avenue, in the amount of \$1,359,831, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City"), a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois, has heretofore found and does hereby find that there exists

within the City a serious shortage of decent, safe and sanitary rental housing available to persons of low- and moderate-income; and

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

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

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

WHEREAS, The City may have available certain funds in Corporate Fund No. 100 (the "Corporate Funds") to be used as the local match of HOME Funds as required under the HOME Program; and

WHEREAS, The City may have available to it certain funds (the "Program Income") derived from repayments to the City of HOME Funds and/or other returns on the investment of HOME Funds; and

WHEREAS, D.O.H. has preliminarily reviewed and approved the making of a loan to East Garfield Park Place Limited Partnership, an Illinois limited partnership (the "Borrower"), of which East Garfield Park Place, Inc., an Illinois corporation, is the sole general partner, in an amount not to exceed One Million Three Hundred Fifty-nine Thousand Eight Hundred Thirty-one Dollars (\$1,359,831) (the "Loan"), to be funded from HOME Funds, Corporate Funds and/or Program Income pursuant to the terms and conditions set forth in Exhibit A attached hereto and made apart hereof; now, therefore,

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

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

SECTION 2. Upon the approval and availability of the additional financing as shown in Exhibit A hereto, the Commissioner of D.O.H. (the "Commissioner") and a designee of the Commissioner are each hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as

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

SECTION 3. In connection with the Loan by the City to the Borrower, the City shall waive those certain fees, if applicable, imposed by the City with respect to the Project (as described in Exhibit A hereto) and as more fully described in Exhibit B attached hereto and made a part hereof.

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.

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

*Exhibit "A".*

**Borrower:** East Garfield Park Place Limited Partnership, an Illinois limited partnership, with East Garfield Park Place, Inc., an Illinois corporation, as the sole general partner (the "General Partner"), and others to be hereafter selected as the limited partners.

**Project:** Acquisition of property located at 3441 -- 3461 West Monroe Street and 101 -- 117 South St. Louis Avenue (the "Property") and construction thereon of 25 townhouse-style rental dwelling units for low- and moderate-income families.

**Loan:**                   **Source:**                   HOME Program/Corporate Funds/  
Program Income.

**Amount:**                   Not to exceed \$1,359,831.

Term: Not to exceed 22 years.  
 Interest: 0% per annum.  
 Security: Non-recourse loan; second mortgage on the Property.

**Additional  
Financing:**

1. Amount: \$530,000.  
 Term: 20 years.  
 Source: Harris Trust and Savings Bank, or a financial institution acceptable to the Commissioner.  
 Interest: An adjustable rate not to exceed 14% per annum.  
 Security: First mortgage on the Property.
  
2. Amount: \$250,000.  
 Term: 30 years.  
 Source: Illinois Housing Development Authority, or a financial institution acceptable to the Commissioner.  
 Interest: 0% per annum.  
 Security: Third mortgage on the Property.
  
3. Low-Income Housing Tax Credit ("L.I.H.T.C.")  
 Proceeds: Approximately \$663,311.  
 Source: To be derived from the syndication by the General Partner of \$109,000 L.I.H.T.C. allocation by the City.

4. Amount: \$100.  
Source: General Partner.

*Exhibit "B".*

*Fee Waivers.*

Department Of Buildings.

Waiver of Plan Review, Permit and Inspection Fees:

- A. Building Permit:
- Zoning.
  - Construction/Architectural/Structural.
  - Internal Plumbing.
  - H.V.A.C..
  - Water for Construction.
  - Smoke Abatement.
- B. Electrical Permit: Service and Wiring.
- C. Elevator Permit (if applicable).
- D. Wrecking Permit (if applicable).
- E. Fencing Permit (if applicable).

Department Of Sewers.

Permit (connection) and Inspection Fees.

Sealing Permit Fees.

## Department Of Water.

## Tap Fees.

## Termination Fees for Existing Water Taps.

(Fees to purchase B-boxes and remote readouts are not waived).

## Department Of Transportation.

## Street Opening Fees.

## Driveway Permit Fees.

## Use of Public Way Fees.

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AUTHORIZATION FOR CORPORATION COUNSEL TO  
ENTER INTO AND EXECUTE SETTLEMENT  
AGREEMENTS IN VARIOUS CASES.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*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:

*Virginia Frank v. City of Chicago*, 90 L 20494, in the amount of \$500,000; and

*Monzer Barakat, a minor, by his father and next friend, Ghassan Barakat v. James Waltermath, et al.*, 94 C 7234, in the amount of \$162,000,

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*Virginia Frank 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: *Virginia Frank v. the City of Chicago*, 90 L 20494, in the amount of \$500,000.

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*Monzer Barakat, A Minor, By His Father And Next Friend,  
Ghassan Barakat v. James Waltermath, Et Al.*

*Ordered*, That the Corporation Counsel is hereby authorized and directed

to enter into and execute a settlement agreement in the following matter:  
*Monzer Barakat, a minor, by his father and next friend, Ghassan Barakat v. James Waltermath, et al., 94 C 7234, in the amount of \$162,000.*

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EVIDENCE OF CITY'S INTENT FOR ISSUANCE OF  
INDUSTRIAL DEVELOPMENT BONDS FOR  
AMPERE AUTOMOTIVE CORPORATION.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration an ordinance which would evidence the City's intent to issue industrial development bonds on behalf of Ampere Automotive Corporation, in an amount not to exceed \$4,000,000, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays -- None.*

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") 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, 3500 North Kostner Limited Partnership, an Illinois limited partnership and/or Ampere Automotive Corporation, an Illinois corporation (individually and collectively, the "Borrower"), has proposed a certain industrial development project consisting of (i) the acquisition and construction of a facility located at West Addison Street and North Kimball Avenue, Chicago, Illinois, and (ii) the acquisition and installation of machinery and equipment at said project site which will be used for the production, manufacturing and distribution of automotive parts, in order to enable the expansion of the Borrower's business (the "Project"); and

WHEREAS, The Borrower has requested that the City issue industrial development bonds in an amount not to exceed Four Million Dollars (\$4,000,000) (the "Bonds") for the purpose of financing all or a portion of the Project costs; and

WHEREAS, It is intended that this ordinance shall constitute the City's official intent toward the issuance of the Bonds within the meaning of Treasury Regulations, Section 1.150-2; 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 intends to issue the Bonds and lend the proceeds thereof to the Borrower for the purpose of financing the Project. The total amount of Bonds which the City intends to issue for the Project will not exceed Four Million Dollars (\$4,000,000).

SECTION 3. Certain costs will be incurred by the Borrower in connection with the Project prior to the issuance of the Bonds. The City reasonably expects to reimburse such costs with proceeds of the Bonds.

SECTION 4. The costs to be reimbursed will be paid from funds of the Borrower which have been allocated to other purposes.

SECTION 5. This ordinance is consistent with the budgetary and financial circumstances of the City. No funds from sources other than the Bonds are, or are reasonably expected to be, reserved, allocated on a long-term basis or otherwise set aside by the City for the Project.

SECTION 6. This ordinance constitutes a declaration of official intent under Treasury Regulations, Section 1.150-2.

SECTION 7. 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 8. This ordinance shall be effective as of the date of its passage.

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**AUTHORIZATION FOR EXECUTION OF LOAN AND SECURITY  
AGREEMENT WITH MC GUNN SAFE IHP, INC. FOR  
PURCHASE OF EQUIPMENT AND FACILITY  
AT 3838 WEST 51ST STREET.**

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Planning and Development to enter into and execute a loan and security agreement with McGunn Safe IHP, Inc. to purchase a facility located at 3838 West 51st Street, in the amount of \$500,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a home rule unit of government under Section 6(a), 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, 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, The City Council of the City ("City Council") by an ordinance enacted on July 31, 1990 and published at pages 19067 -- 19090 of the

Journal of Proceedings of the City Council of said date authorized a D.P.D. initiative entitled the Bank Participation Loan Program (the "Program"); and

WHEREAS, The Program requires City Council approval for participations in which the City's share exceeds One Hundred Fifty Thousand Dollars (\$150,000); and

WHEREAS, McGunn Safe IHP, Inc., an Illinois corporation ("Borrower"), has requested that D.P.D. approve the purchase of a participation interest in an amount not to exceed Five Hundred Thousand Dollars (\$500,000) of a One Million Dollar (\$1,000,000) term loan (the "Loan") from LaSalle Bank Lake View pursuant to the terms and conditions and for the purpose set forth on Exhibit A attached hereto and made a part hereof, which will result in the creation of new, permanent job opportunities for low- and moderate-income persons residing in the City as set forth on Exhibit A hereto; and

WHEREAS, The Loan Review Committee has approved the request of the Borrower; now, therefore,

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

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

SECTION 2. The Commissioner of D.P.D. (the "Commissioner") or a designee of the Commissioner are each hereby authorized, subject to approval of the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts on behalf of the City as shall be necessary or advisable in connection with the implementation of the Loan. The Commissioner is hereby authorized, subject to 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.

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

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

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

**Borrower:** McGunn Safe IHP, Inc.,  
an Illinois corporation.

**Present Address:** 4917 South Central Avenue  
Stickney, Illinois 60638.

**Loan Program:** Bank Participation Loan (Industrial Retention  
and Expansion Loan).

**Participating Bank:** LaSalle Bank Lake View.

**Total Loan Amount:** \$1,000,000.

**City Share:** \$500,000 (50%).

**Bank Share** \$500,000 (50%).

**Term:** Not to exceed 15 years.

**Interest Rate:** 3% per annum.

**Collateral:** First lien on real estate and Okuma Cadet milling  
machine (the "Machine"); personal guaranty of  
Patricia Johnson-McGunn and Edward McGunn.

**Purpose:** To provide financial assistance for the (i)  
acquisition of an existing 53,000 square foot  
facility at 3838 West 51st Street, Chicago, Illinois;  
and (ii) purchase of the Machine, with such  
facility and Machine to be used for the  
manufacture of safes and vaults.

**Job Creation:** 29 new, permanent job opportunities, 15 of which  
will be available to low- and moderate-income  
persons residing in the City.

AUTHORIZATION FOR EXECUTION OF INTERGOVERNMENTAL  
AGREEMENT WITH ILLINOIS DEPARTMENT OF  
TRANSPORTATION TO REIMBURSE CITY FOR  
MAINTENANCE OF EXTENSIONS OR  
PARTS OF STATE'S HIGHWAY  
SYSTEM.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration an ordinance authorizing the Mayor to enter into and execute an intergovernmental agreement with the Illinois Department of Transportation concerning the maintenance of the State's highway system, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City"), a 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 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; and

WHEREAS, The City, acting by and through its Department of Transportation ("C.D.O.T.") and Department of Streets and Sanitation and the State of Illinois, acting by and through its Department of Transportation ("I.D.O.T."), pursuant to Illinois Revised Statutes 1992, 605 ILCS 5/4-406, desire to enter into an intergovernmental agreement (the "Agreement") to reimburse the City for the costs of maintaining specific streets being used as extensions or parts of State highways lying within the boundaries of the City; and

WHEREAS, It is now necessary to execute an Agreement covering the period from July 1, 1995 to June 30, 1996; 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 Mayor, City Clerk, City Comptroller, the Commissioner of the Department of Transportation and the Commissioner of the Department of Streets and Sanitation are hereby authorized, subject to the approval by the Corporation Counsel, to execute and deliver the Agreement between the City and I.D.O.T. in substantially the form attached hereto as Exhibit A and made a part hereof.

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

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Agreement For Maintenance Of Municipal Streets.*

This Agreement, made and entered by and between the State of Illinois, acting by and through its Department of Transportation, hereinafter referred to as the "Department" and the City of Chicago a municipal corporation organized and existing under and by virtue of the laws of the State of Illinois, hereinafter referred to as the "Corporation".

Witnesseth, That for and in consideration of the covenants hereinafter mentioned, the Corporation agrees to operate and maintain in a manner satisfactory to the Department, portions of certain streets being used as extensions or parts of State highways lying within the boundaries of the Corporation beginning July 1, 1995.

This agreement may be extended by the Department in 12-month increments until June 30, 2005 unless terminated. Such extension shall be accomplished by a letter from the Department to the Corporation.

The Corporation agrees to operate and maintain the streets covered by this agreement in the best interests of the people of the State of Illinois. The portions of streets to be maintained are described on the Computation Sheet ((Sub)Exhibit A-1) attached hereto and made a part hereof.

The obligations of the Department under this agreement are subject to termination and cancellation in any year for which the General Assembly of the State of Illinois fails to make an adequate appropriation or reapportionment to pay such obligations.

The Department reserves the right to amend this agreement at the time of extension by the addition or deduction of lane miles of streets to be maintained. Such addendum must be approved and signed by both parties.

The Corporation agrees that it will not terminate this agreement nor refuse to enter into subsequent agreements without giving the Department written notice at least ninety (90) days prior to such termination. If Corporation gives the Department written notice of intent to enter into no future agreement, the current agreement will remain in force for ninety (90) days from the receipt of such notice. The Department may, at its discretion, release the Corporation from the agreement before the expiration of the ninety (90) days required by the above stipulation.

It is further understood and agreed that the Department, at its discretion, has the right to terminate this agreement by giving written notice to the Corporation at least ninety (90) days prior to such termination.

To operate and maintain includes but is not limited to all routine surface and pothole repairs, temporary full-depth patches, expansion bump removal on bituminous surfaces, crack and joint sealing, cleaning and litter pickup, snow and ice control and all other routine operational services. Median maintenance, when applicable, shall consist of sweeping, litter pickup, mowing and routine surface repairs.

The Corporation agrees to permit no cuts or openings in the curbs or pavements of the streets covered by this agreement without the written approval of the Department. Pavement cuts, curb openings, utility frames and municipal frames and grates or covers disturbed by settlement, construction or repair under permit are to be restored, repaired, adjusted and maintained by the utility owner or permit holder to the satisfaction of the Department at no expense to the State.

The Corporation agrees that, except in extreme emergencies, it will not undertake or authorize repairs not covered by this agreement, at the expense of the State, without securing the approval of the Department.

In consideration of the satisfactory maintenance and operation of streets covered by this agreement, the Department will pay the Corporation Two Million Four Hundred Eighty-three Thousand Seven Hundred Eight and no/100 Dollars (\$2,483,708.00) for the first twelve (12) month period covered by the agreement, payable as described below. The rate of compensation will be adjusted annually at the time of renewal to reflect changes in miles maintained and costs. The cost adjustment factor used to determine the rates of compensation will be the percent change of the Construction Cost Index published in the *Engineering News Record* for the preceding calendar year.

On or about March 31, June 30, September 30 and December 31 of each year, subject to an inspection by the Department, the Department will authorize the Corporation to invoice the Department in an amount equal to approximately one-fourth ( $\frac{1}{4}$ ) of the total annual allowance stated above.

#### Corporation Certifications.

#### Retention Of Records.

The Corporation shall maintain, for a minimum of five (5) years after the completion of the agreement, adequate books, records and supporting documents to verify the amounts, recipients and uses of all disbursements of funds passing in conjunction with the agreement; the agreement and all books, records and supporting documents related to the agreement shall be available for review and audit by the Auditor General; and the Corporation agrees to cooperate fully with any audit conducted by the Auditor General

and to provide full access to all relevant materials. Failure to maintain the required books, records and supporting documents shall establish a presumption in favor of the State for the recovery of any funds paid by the State under the agreement for which adequate books, records and supporting documentation are not available to support their purported disbursement.

#### International Boycott.

The undersigned certifies that neither it nor any substantially owned affiliated company is participating or shall participate in an international boycott in violation of the provisions of the U.S. Export Administration Act of 1979 or the regulations of the U.S. Department of Commerce promulgated under the Act.

#### Drug Free Workplace.

The Corporation certifies that it will not engage in the unlawful manufacture, distribution, dispensation, possession or use of a controlled substance in the performance of the agreement.

If the Corporation employs twenty-five (25) or more people and the agreement is for Five Thousand Dollars (\$5,000) or more, the following requirements apply:

The Corporation certifies and agrees that it will provide a drug free workplace by:

- (a) Publishing a statement:
  - (1) Notifying employees that the unlawful manufacture, distribution, dispensing, possession or use of a controlled substance, including cannabis, is prohibited in the Corporation's workplace.
  - (2) Specifying the actions that will be taken against employees for violations of such prohibition.
  - (3) Notifying the employee that, as a condition of employment for this agreement, the employee will:
    - (A) abide by the terms of the statement; and

- (B) notify the employer of any criminal drug statute conviction for a violation occurring in the workplace no later than five (5) days after such conviction.
- (b) Establishing a drug free awareness program to inform employees about:
- (1) the dangers of drug abuse in the workplace;
  - (2) the Corporation's policy of maintaining a drug free workplace;
  - (3) any available drug counseling, rehabilitation and employee assistance programs; and
  - (4) the penalties that may be imposed upon an employee for drug violations.
- (c) Providing a copy of the statement required by subparagraph (a) to each employee engaged in the performance of the agreement and to post the statement in a prominent place in the workplace.
- (d) Notifying the Corporation within ten (10) days after receiving notice under part (B) of paragraph (3) of subsection (a) above from an employee or otherwise receiving actual notice of such conviction.
- (e) Imposing a sanction, or requiring the satisfactory participation in a drug abuse assistance or rehabilitation program by, any employee who is so convicted, as required by Section 5 of the Drug Free Workplace Act.
- (f) Assisting employees in selecting a course of action in the event drug counseling, treatment and rehabilitation is required and indicating that a trained referral team is in place.
- (g) Making a good faith effort to continue to maintain a drug free workplace through implementation of the Drug Free Workplace Act.

Authorized Signatures.

In Witness Whereof, The parties hereto have caused this agreement to be executed by their duly authorized officials.

City of Chicago

State of Illinois  
Department of Transportation

By: \_\_\_\_\_  
Mayor

By: \_\_\_\_\_  
Director of Highways

\_\_\_\_\_  
Date

\_\_\_\_\_  
Date

Attest:

\_\_\_\_\_  
City Clerk

Approved:

[Seal]

By: \_\_\_\_\_  
Commissioner,  
Department of Streets and  
Sanitation

Approved As To Form And Legality  
(Subject to proper execution)

By: \_\_\_\_\_  
Commissioner,  
Department of Transportation

\_\_\_\_\_  
Assistant Corporation Counsel

By: \_\_\_\_\_  
City Comptroller

[Computation Sheet ((Sub)Exhibit "A-1") referred to in this Agreement  
for Maintenance of Municipal Streets printed on pages  
8775 through 8819 of this Journal.]

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

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, to which had been referred November 5, 1993, August 3, November 16, 1994, April 15, May 2, July 13, September 13 and October 2, 1995, sundry proposed ordinances and orders transmitted therewith to authorize the issuance of a free permit, license fee exemptions, cancellation of water rates, refund of fees and waiver of fees for certain charitable, educational and religious institutions, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances and orders transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

(Continued on page 8820)

Sheet 1 of 1  
District No. 1  
City of Chicago

**EXHIBIT**  
A-1

STATE OF ILLINOIS  
DEPARTMENT OF TRANSPORTATION

SUMMARY

COMPUTATION SHEET - MUNICIPAL MAINTENANCE  
for the Period beginning July 1, 1995, ending June 30, 1996

LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	INTERSECTING STREETS	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		MAINT. ALLOWANCE	
												LENGTH IN FEET	LANE ADJ.	RATE/ADJ.	ROUTE

Regular System Agreement Total \$1,714,378.00  
 Expressway System Agreement Total \$769,330.00  
 Chicago Municipal Maintenance Agreement Total \$2,483,708.00

Sheet 1 of 8  
District No. 1  
City of Chicago

STATE OF ILLINOIS  
DEPARTMENT OF TRANSPORTATION

COMPUTATION SHEET - MUNICIPAL MAINTENANCE  
For the Period beginning July 1, 1995, ending June 30, 1996

LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	INTERSECTING STREETS				PORTIONS UNDER AGREEMENT			MAINT. ALLOWANCE	
						TOTAL WIDTH	WIDTH	NO. LANES	LENGTH IN FEET	LANE MILES	RATE/ LN. MI.	ROUTE TOTALS	SUB-TOTALS	
1	US 41	139-1516-2	Lake Shore Drive	Hollywood	Bryn Mawr	48'	48'	4	W1263	0.96	4797	4605.12	9641.97	
			2 Way Drive			48'	70	7	E2658	2.01	4797	1103.31		
			Bryn Mawr Ramps			60'	60'	6	326	0.23	4797	1774.89		
						44'	44'	4	500	0.37	4797	1822.86		
						22'	22'	2	860	0.38	4797	1583.01		
						48'	48'	4	1120	0.33	4797	4077.45		
2	US 41	139-1516	Laké Shore Drive	Bryn Mawr	Foster	48'	48'	4	E2827	2.14	4797	10265.58	17509.05	
				Simods		48'	48'	4	W4822	3.65	4797	2590.38		
				Cross Over		48'	48'	4	714	0.54	4797	527.67		
						24'	24'	2	290	0.11	4797	3213.98		
3	US 41	139-1516	Lake Shore Drive	Foster		44'	44'	4	883	0.67	4797	6380.01	1583.01	
						60'	60'	6	1170	1.33	4797	8427.98		
						22'	22'	2	868	0.33	4797	4940.91		
4	SBI 42	42-Z-5		Lawrence Ramps		38'	38'	2	3550	1.34	4797	31660.20		
5	SBI 42	42-X-1		Wilson Ramps		30' V	30' V	2	2712	1.03	4797	5132.79		
6	SBI 42	42-Z-1		Foster	Montrose	80'	80'	8	4359	6.60	4797	21298.68	136,138.86	
7	US 41	42-Z-1		Montrose Ramps		40'	40'	2	2815	1.07	4797			
8	US 41	145A 0303 139-1515	Lake Shore Drive	Montrose	Irving Park Road	108'	108'	8	2930	4.44	4797			

Sheet 2 of 8  
District No. 1  
City of Chicago

STATE OF ILLINOIS  
DEPARTMENT OF TRANSPORTATION

COMPUTATION SHEET - MUNICIPAL MAINTENANCE  
For the Period beginning July 1, 1995, ending June 30, 1996

LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	WIDTH	NO. LANES	LENGTH IN FEET	PORTIONS UNDER AGREEMENT		MAINT. ALLOWANCE	
				FROM	TO					LANE MILES	RATE/ LN. MI.	ROUTE TOTALS	SUB. TOTALS
9	US 41	42-Z-4RS	Lake Shore Drive	Irving Park Road	Fullerton	100'	2-44'	8	11177	16.93	4797	81213.21	
10	US 41	145-1517	Lake Shore Drive	Fullerton	Banks	100'	2-48'	8	7287	11.01	4797	52814.97	
11	US 41	1717	Lake Shore Drive	Banks	Walton	96'	96'	8	2700	4.09	4797	19619.73	
12	US 41	145		Michigan Ramps		27'	27'	2	11765	0.87	4797	3213.99	
						22'	22'	2	51443	0.55	4797	2638.35	
13	US 41		Lake Shore Drive	Walton	Huron	84'	2-40'	8	2389	3.62	4797	17365.14	
14	FA 525	1818R-81	Lake Shore Drive	Huron	Chicago River Bridge	2@48'	2@48'	8	2409	3.65	4797	17509.05	
15	FA 525	1818R-1(81)	Lake Shore Drive	@ Chicago River Bridge		3@28.5'	3-28.5'	6	329	0.37	4797	1774.89	
16	FA 525	1818R-1(81)	Lake Shore Drive	Chicago River Bridge	300' S/o Montoe	2@24'	2@24'	4	3315	2.51	4797	12040.47	
17	FA 525	1818R-81	Water:	Ramp "G"		16-24'	16-24'	2	548	0.15	4797	719.55	
18	FA 525	1818R-81	Illinois:	Ramp "H"		19-24'	19-24'	2	1295	0.49	4797	2350.53	
19	FA 525	1818R-81	Grand:	Ramp "I" & "J"		24'	24'	2	1957	0.74	4797	3549.78	
20	FA 525	1818R-1(81)	Pier 300 Ramp			19' V	19'	2	1481	0.56	4797	2686.32	
21	FA 525	1818R-1(81)	Pier 400 & 500 Ramps			19-24'	19-24'	2	1932	0.73	4797	3501.81	
22	FA 525	1818R-1(81)	Pier 600 Ramp			24-36'	24-36'	4	1685	0.96	4797	4605.12	\$225,602.91

Sheet 3 of 8  
District No. 1  
City of Chicago

STATE OF ILLINOIS  
DEPARTMENT OF TRANSPORTATION

COMPUTATION SHEET - MUNICIPAL MAINTENANCE  
For the Period beginning July 1, 1995, ending June 30, 1996

LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	WIDTH	NO. LANES	PORTIONS UNDER AGREEMENT			MAINT. ALLOWANCE	
									LENGTH IN FEET	LANE MILES	RATE/IN. MI.	ROUTE TOTALS	SUB-TOTALS
23	FA 525	1818R-1(81)	Pier 700 Ramp			16-24'	16-24'	2	865	0.24	4797	1151.28	
24	FA 525	1818R-1(81)	Pier 800 Ramp			1@19' 1@26'	1@19' 1@26'	4	1275	0.97	4797	4653.09	
25	FA 525	1818R-1(81)	Pier 800 Ramp			24'	24'	2	823	0.31	4797	1487.07	
26	US 41		Lake Shore Drive	300' S/o Monroe	634' N/o NB & SB JCT. @ Med. Island	118'	2-45'	8	3630	5.50	4797	26383.50	
27	FA 525	1976-002RS	Lake Shore Drive	634' N/o NB & SB JCT. @ Med. Island	SB Med. Island	114'	6-11'	10	634	1.20	4797	5756.40	
28	FA 525	1976-002RS	Lake Shore Drive	SB Med. Island	685' S/o McFetridge (E. 14th Boulevard)	70'	70'	5	2116	2.00	4797	9594.00	
29	FA 525	1976-002RS	Lake Shore Drive	685' S/o McFetridge (E. 14th Boulevard)	S/B Exit @ Parking Lot	60'	60'	5	2665	2.52	4797	12088.44	
30	FA 525	1976-002RS	Lake Shore Drive	N/B Med. Island	815' S/o Waldron	70'	70'	5	3941	3.73	4797	17892.81	
31	FA 525	1976-002RS	Lake Shore Drive	815' S/o Waldron	McCormick Ent. Ramp	72'	72'	8	740	0.84	4797	4029.48	
32	FA 525	1976-002RS	Lake Shore Drive	S/B Exit @ Pk. Lot N/B McCormick Ent. Ramp	300' S/o 31st Street	96'	8-12'	8	6800	10.30	4797	49409.10	
33	FA 525	1976-002RS	Lake Shore Drive	300' S/o 31st Street	475' N/o 53rd Street	96'	8-12'	8	15555	23.57	4797	113065.29	\$245,510.46

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City of Chicago

STATE OF ILLINOIS  
DEPARTMENT OF TRANSPORTATION

COMPUTATION SHEET - MUNICIPAL MAINTENANCE  
For the Period beginning July 1, 1995, ending June 30, 1996

LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	WIDTH	NO. LANES	LENGTH IN FEET	PORTIONS UNDER AGREEMENT		MAINT. ALLOWANCE	
										LANE MILES	RATE/IN. MI.	ROUTE TOTALS	SUB-TOTALS
34	US 41		Lake Shore Drive	@49th Ramp		18'	18'	2	792	0.30	4797	1439.10	
35	FA 525	1976-003R	Lake Shore Drive	475' N/o 53rd	57th	70' V	2@35'	6	3415	3.88	4797	18612.36	
36	FA 525	1976-003R	Lake Shore Drive	57th	Asphalt Drive (N/o 59th Street Inlet)	60'	1@20' 1@30'	5	1226	1.16	4797	5564.52	
37	FA 525	1976-003R	Lake Shore Drive	Asphalt Drive (N/o 59th Street Inlet)	801' N/o South Lagoon	60'	2@30'	6	1433	1.63	4797	7819.11	
38	FA 525	1976-003R	Lake Shore Drive	801' N/o South Lagoon	Marquette	64'	1@19' 1@20'	4	1067	0.81	4787	3885.57	
39	FA 525	1976-003R	Lake Shore Drive	Marquette	67th	40' V	40' V	4	2507	1.80	4787	9114.30	
40	FA 525	1976-003R	South Shore Drive	67th	71st	40'	40'	4	2621	1.99	4787	9546.03	
41	US 41		South Shore Drive	71st - Yates Coles		32'	32'	2	665	0.25	4787	1199.25	
42	US 41		South Shore Drive	Coles	71st - South Shore	32'	32'	2	528	0.20	4797	959.40	
43	US 41		South Shore Drive	71st	83rd Street	32'	32'	2	9264	3.51	4787	16837.47	
44	US 41		South Shore Drive	83rd Street	83rd Place	40'	32'	2	450	0.17	4787	815.49	
45	US 41		South Shore Drive	83rd Place	Burley	42'	34'	3	1342	0.51	4787	2446.47	
46	US 41		South Shore Drive (Burley)	Burley-85th	86th	51'	36'	2	660	0.25	4787	1199.25	\$79,438.32

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District No. 1  
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STATE OF ILLINOIS  
DEPARTMENT OF TRANSPORTATION

COMPUTATION SHEET - MUNICIPAL MAINTENANCE  
For the Period beginning July 1, 1995, ending June 30, 1996

LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	WIDTH	NO. LANES	LENGTH IN FEET	PORTIONS UNDER AGREEMENT		MAINT. ALLOWANCE
				FROM	TO					LANE MILES	RATE/IN. MI.	
47	US 41		South Shore Drive (Burley)	86th	87th	56'	44'	2	625	0.24	4797	1151.28
48	FAU 2942	1976-001RS	South Shore Drive	Burley-87th	Buffalo	1@26' 1@30'	1@26' 1@30'	4	272	0.21	4797	1007.37
49	FAU 2942	1976-001RS	South Shore Drive	Buffalo	Mackinaw-87th	2@26'	2@26'	4	357	0.27	4797	1295.19
50	FAU 2842	1976-001RS	South Shore Drive (Mackinaw)	87th Street	91st Street	56'	40'	4	2670	2.02	4797	9689.94
51	FAU 2942	1976-001RS	South Shore Drive (South Ewing)	91st Street	North Bridge Approach	2@26'	2@26'	4	883	0.67	4797	3213.99
52	FAU 2842	1976-001RS	South Shore Drive (South Ewing)	@ North Bridge Approach		35-56'	35-56'	4	75	0.08	4797	287.82
53	US 41		South Shore Drive (South Ewing)	@ Calumet River Bridge		36'	36'	4	340	0.26	4797	1247.22
54	FAU 2842	1976-001RS	South Shore Drive (South Ewing)	@ South Bridge Approach		35-56'	35-56'	4	202	0.15	4797	719.55
55	FAU 2942	1976-001RS	South Shore Drive (South Ewing)	South Bridge Approach	95th Street	56'	40'	4	1801	1.38	4797	6523.92
56	US 41		South Shore Drive (South Ewing)	95th Street	P. C. R. Co.	56'	44'	4	3300	2.50	4787	11992.50
57	US 41		South Shore Drive (South Ewing)	P. C. R. Co.	Indianapolis Avenue	56'	2@22'	4	750	0.43	4797	2062.71
												\$39,191.49

Sheet 6 of 8  
 District No. 1  
 City of Chicago

STATE OF ILLINOIS  
 DEPARTMENT OF TRANSPORTATION

COMPUTATION SHEET - MUNICIPAL MAINTENANCE  
 For the Period beginning July 1, 1995, ending June 30, 1996

LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	WIDTH	NO. LANES	LENGTH IN FEET	PORTIONS UNDER AGREEMENT		MAINT. ALLOWANCE	
				FROM	TO					LANE MILES	RATE/LN. MI.	ROUTE TOTALS	SUB-TOTALS
58	US 41		South Shore Drive (Indianapolis Ave.)		106th (@ State Line)	72'	72'	6	5245	5.96	4797	28590.12	
59			23rd Ramps			19' V	19' V	2	3700	1.40	4797	6715.80	\$35,305.92
TOTAL										158.68	LANE MILES		

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District No. 1  
City of Chicago

STATE OF ILLINOIS  
DEPARTMENT OF TRANSPORTATION

COMPUTATION SHEET - MUNICIPAL MAINTENANCE  
For the Period beginning July 1, 1995, ending June 30, 1996

LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	LENGTH IN FEET	PORTIONS UNDER AGREEMENT			MAINT. ALLOWANCE	
				FROM	TO							LANE MILES	ADJ. RATE/ SOURCE LN. MI. FACTOR	ROUTE TOTALS	SUB-TOTALS	
60	MEDIAN		Lake Shore Drive	Hollywood @ Nose	253' N/o Berwyn P.U.	52' V		52'		253' N/o Berwyn P.U.	1659	0.35	Curb Median	330	3.27	377.69
61	MEDIAN		Lake Shore Drive	253' N/o Berwyn P.U.	1000' N/o Foster	52' V		52'		1000' N/o Foster	379	0.07	Curb Median	330	3.27	75.54
62	MEDIAN		Lake Shore Drive	1000' N/o Foster	Montrose	52' V		52'		Montrose	6448	1.22	Curb Median	330	3.27	1316.50
63	MEDIAN		Lake Shore Drive	Montrose	133' S/o Fullerton	*12' V		*12'		133' S/o Fullerton	5088	0.96	Chicago Park District Maintenance until 08/15/2112 (20 Years)			0.00
64	MEDIAN		Lake Shore Drive	133' S/o Fullerton	207' N/o LaSalle	*12' V		*12'		207' N/o LaSalle	4650	0.88	Chicago Park District Maintenance until 08/15/2112 (20 Years)			0.00
65	MEDIAN		Lake Shore Drive	207' N/o LaSalle	42' S/o Banks	*12' V		*12'		42' S/o Banks	1516	0.29	Chicago Park District Maintenance until 08/15/2112 (20 Years)			0.00
66	MEDIAN		Lake Shore Drive	42' S/o Banks	Oak	*12' V		*12'		Oak	3028	0.57	Chicago Park District Maintenance until 08/15/2112 (20 Years)			0.00
* Chicago Barrier Median between Fullerton-LaSalle and at Belmont, also Illinois Route 19 (riving Park Road)																
67	MEDIAN		Lake Shore Drive	Chestnut	Chicago	4' V		4'		Chicago	660	0.13	Curb Median	330	3.27	140.28
68	MEDIAN		Lake Shore Drive	Monroe	834' N/o NB & SB Jct. @ Med. Island	6' V		6'		834' N/o NB & SB Jct. @ Med. Island	3930	0.74	Curb Median	330	3.27	786.53
69	MEDIAN		Lake Shore Drive	1740' S/o I-55 Ramp	635' N/o 31st Street	18' V		18'		635' N/o 31st Street	1300	0.25	Curb Median	330	3.27	269.78
70	MEDIAN		Lake Shore Drive	635' N/o 31st Street	1410' S/o 47th Street	*52' V		*52'		1410' S/o 47th Street	11470	2.17	Curb Median	330	3.27	2341.65
* Barrier Median @ Oakwood Boulevard (1180')																
71	MEDIAN		Lake Shore Drive	1410' S/o 47th Street	350' N/o 53rd Drive	18' V		18'		350' N/o 53rd Drive	2810	0.55	Curb Median	330	3.27	593.51
															593.51	593.51

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. SOURCE IN MIL/FACOR	ROUTE TOTALS	MAINT. ALLOWANCE SUB-TOTALS
											LENGTH IN FEET	LANE MILES			
72	MEDIAN		South Shore Drive	57th Street	Hayes	12' V					4080	0.77 Pl Median	185	3.27	415.45
73	MEDIAN		South Shore Drive	71st Street		4' V					290	0.08 Curb Median	330	3.27	64.75
74	MEDIAN		South Shore Drive	87th Street		10' V					344	0.07 Curb Median	330	3.27	75.54
75	MEDIAN		South Shore Drive	Buffalo	U.S. 12/20 (85th Street)	12' V					5916	1.12 Pl Median	165	3.27	604.30
76	MEDIAN		South Shore Drive (Indianapolis)	Ewing	108th Street @ State Line	12' V					5245	0.89 Curb Median	330	3.27	1068.31
* Calumet River LWR Bridge = 6' Pl Median by 418' * Partial Rumble Median															
TOTAL												11.19 Lane Miles	EXPRESSWAY SYSTEM AGREEMENT TOTAL		\$769,328.77

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			RATE/ADJ. MIL/FACOR	MAINT. ALLOWANCE		
											LENGTH IN FEET	LANE ADJ.	LANE		ROUTE TOTALS	SUB-TOTALS	
1			Adams	Ogden	Michigan	50'	M	18'	2	Center	10976	4.16	1875	Cy 90	413	3.27	5618.12
2	SBI 63	1974-258RS	Addison	Pulaski	Lawndale	40'	S	40'	2	Center	1879	0.71	10850	Cy 90	717	3.27	1684.66
3	SBI 63	1974-258RS	Addison	Lawndale		36'	S	36'	2	Center	385	0.15	10850	Cy 90	717	3.27	351.69
4	FAI 94	0808-511HB	Addison	1-84 (Kennedy)		2@24'	S	2@24'	4	Adj. to Median	303	0.23	5425	Cy 90	609	3.27	456.03
5	SBI 63	1974-258RS	Addison	1-84 (Kennedy)	Elston	40'	S	40'	2	Center	2457	0.93	10850	Cy 90	717	3.27	2180.47
6	SBI 63	1974-258RS	Addison	Elston	California	40'	S	40'	2	Center	2955	1.12	10850	Cy 90	717	3.27	2825.94
7	SBI 63	1974-258RS	Addison	California	Claremont	40'	S	40'	2	Center	3015	1.14	10850	Cy 90	717	3.27	2672.83
8	SBI 63	1974-258RS	Addison	Claremont	385' E/O Wolcott	37'	S	37'	2	Center	3373	1.28	8500	Cy 90	670	3.27	2804.35
9	SBI 63	1974-258RS	Addison	385' E/O Wolcott	Hermitage	44'	S	44'	2	Center	618	0.23	8500	Cy 90	670	3.27	503.91
10	SBI 63	1974-258RS	Addison	Hermitage	C.E. & L.S. R.R.	42'	S	42'	2	Center	4225	1.60	8500	Cy 90	670	3.27	3505.44
11	SBI 63	1974-258RS	Addison	C.E. & L.S. R.R.	Lake Shore Drive	48'	S	46'	2	Center	3798	1.44	10850	Cy 90	717	3.27	3376.21
12	MEDIAN		Addison	1-84 (Kennedy)		40'		4'			303	0.06	Curb Median		330	3.27	64.75
13	FA 133	4AY-NRM 2-Y-RS	Archer	Harlem Avenue	Cicero Avenue	40'	Cty-S	22'	2	Median & Travel Lanes	16157	6.12	13850	Cy 90	777	3.27	15548.63
																	\$41,376.03

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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. IN MILFACTOR	ROUTE TOTALS	MAINT. ALLOWANCE SUB-TOTALS	
				FROM	TO						LENGTH IN FEET	LANE ADT/ LANE				
14	MEDIAN FA 133	4AY-NRM 2-Y-RS	Archer	Harlem Avenue	Cicero Avenue	60' V	CH-S	2@28'	4	Full Width	15057	2.85 Curb Median	330	3.27	3075.44	
15	FA 133 SA 182	2021 1414	Archer	Cicero Avenue	Kilbourn	60' V	CH-S	2@28'	4	Full Width	2008	1.52	7825	657	3.27	3265.55
16	MEDIAN FA 133	2025-1	Archer	Cicero Avenue	Kilbourn	60' V	S & C	2@28'	3	Full Roadway	1886	0.38 Curb Median	330	3.27	388.48	
17	FA 133	2021	Archer	Western	CL of Hoyne	60' V	S & C	2@28'	3	Full Roadway	2482	1.41	7450	649	3.27	2992.34
18	SA 166	2525.1 & 1956-10RS	Archer	CL of Hoyne	SW End of Chicago River Bridge	58'	S	2@28'	3	Full Roadway	4846	2.84	7450	649	3.27	5602.69
19			Archer	Chicago River Bridge		77'	M	2-38'	6	Adj. to Median	170	0.28	3725	538	3.27	455.71
20	SA 166	2525.1 & 1956-10RS	Archer	NE end of Chicago River	CL of Halsted	58'	S	2@28'	3	Full Roadway	5587	3.18	9933	699	3.27	7266.82
21	FA 133	2728	Archer	Halsted	State	48-96'	S	2-20'	4	Adj. to Median	6158	4.67	7450	649	3.27	9910.81
22	MEDIAN		Archer	Halsted	State	40'	S	40'	4	Full Roadway	6160	1.17 Flush Median	165	3.27	631.27	
23	SBI 49	48-NRM-1	Ashland	Prairie	Arthur	40'	S	40'	4	Full Roadway	1920	1.45	5200	604	3.27	2863.97
24	SBI 49	48-2	Ashland	Arthur	Schieber	40'	S	40'	4	Full Roadway	422	0.32	5200	604	3.27	632.03
25	SBI 49	48-2	Ashland	Schieber	Devon	56'	S	56'	5	Full Roadway	422	0.40	4160	558	3.27	729.86
															\$37,616.67	



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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			RATE/ADJ. FACTOR	MAINT. ALLOWANCE	
											LENGTH IN FEET	LANE MILES	ADT/LANE			
INTERSECTING STREETS																
38	SB160	60NRM2	Broadway	Sheridan	Foster	48'	S	48'	4	Full Roadway	8045	1.52	Flush Median	165	3.27	820.12
39	SA 053	2627.1	Bryn Mawr	Broadway	Sheridan	48'	S	48'	4	Full Roadway	1320	1.00	4475 City 79	574	3.27	1876.86
40	SA 053	2627.1	California	Roosevelt Road	25th	42'	C	42'	4	Full Roadway	7234	5.48	2300 City 90	455	3.27	8153.42
41	SA 053	2525-15D	California	910' N/o 35th	39th	42-48' V	C	42-48' V	4	Full Roadway	2851	2.16	2300 City 90	455	3.27	3213.76
42	SA 053	2525-15D	California	47th	51st	48'	C	48'	4	Full Roadway	1162	0.88	2300 City 90	455	3.27	1309.31
43	FAU 2839	1974-225RS	California	55th	63rd	42'	C	42'	2	Full Roadway	5279	2.00	4600 City 90	580	3.27	3793.20
44	SA 053	(1950.1) 1212.2-15D	California	63rd	67th	42'	C	42'	2	Full Roadway	2640	1.00	4600 City 90	580	3.27	1896.60
45	SA 054	2727	Canal	Roosevelt Road (12th)	C/L of 14th	56'	C	2@19'	4	Adj. to CTA Area & Curbs	1690	1.28	688 City 79	294	3.27	1230.57
46	SA 054	2727	Canal	C/L of 14th	C/L of 15th	56'	C	2@19'	4	Adj. to CTA Area & Curbs	211	0.16	688 City 79	294	3.27	153.82
47	SA 054	2727	Canal	C/L of 15th	13' N/o C/L of 16th	60'	C	2@5.5'	2	Adj. to New Walls & Pavement	686	0.28	1376 City 79	363	3.27	308.62
48	SA 054	2727	Canal	13' N/o C/L of 16th	488' N/o C/L Canalport	60'	C	2@5.5'	2	Adj. to New Walls & Pavement	581	0.22	1376 City 79	363	3.27	261.14
49	SA 054	2627	Canal	488' N/o Canalport	C/L Canalport	52'	C	2@16'	4	Adj. to CTA Area & Curbs	489	0.37	688 City 79	294	3.27	355.71
<b>TOTALS</b>																
<b>\$23,373.24</b>																

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LANS	LOCATION	POSITIONS UNDER AGREEMENT		SOURCE	MIL/FACTOR	ADJ.	ROUTE TOTALS	MAINT. ALLOWANCE SUB-TOTALS
												LENGTH IN FEET	LANE MILES					
50	SA 054	2627	Canal	Canal	North End of Chicago River Bridge	50' & 56'	C	50' & 56'	4	4	Full Roadway	1056	0.80	688	City 79	294	3.27	769.10
51	SA 054	2627	Canal	South End of Chicago River Bridge	22nd	50' V	C	50' V	4	4	Full Roadway	528	0.40	888	City 79	294	3.27	384.55
52	SA 054	2626	Canal	22nd	Archer	43'	C	43'	4	4	Full Roadway	581	0.44	688	City 79	294	3.27	423.01
53	SA 054	2627	Canal	Archer	28th	52'	C	40'	4	4	Trevel Lanes	2693	2.04	688	City 79	294	3.27	1961.22
54	SA 046	1111.1	Central	South End of Bridge @ Grand Avenue & C.M.S.L. P. & P. R.R.	North End of Bridge @ Grand Avenue & C.M.S.L. P. & P. R.R.	48'	C	48'	4	4	Full Roadway	1954	1.48	5337	City 90	607	3.27	2937.64
55	SA 046	1111.1	Central	West Ramp @ Above Bridge (No Grand)		36'	C	36'	2	2	Full Roadway	600	0.23	1000	Est.	325	3.27	244.43
56	SA 046	1111.1	Central	East Ramp @ Above Bridge (No Grand)		36'	C	36'	2	2	Full Roadway	729	0.28	1000	Est.	325	3.27	297.57
57	SA 046	0608	Central	Medison	Harrison	40'	C	40'	2	2	Full Roadway	2640	1.00	6925	City 90	639	3.27	2089.63
58	SA 046	0608	Central	Harrison	Roosevelt	60'	C	60'	4	4	Full Roadway	2587	1.86	3482	C-90	523	3.27	3352.01
59	MEDIAN SA 046	0608	Central	Harrison	Roosevelt		C	12' V				1795	0.34	Curb Median		330	3.27	368.89
60	SBI 55	BRS	Carmak	Kenton	Pulaski	87'	S	87'	4	4	Full Roadway	3696	2.80	4512	City 90	576	3.27	5273.86
61			Carmak	Pulaski	Ogden	110'	M	2-25'	5	5	From's Point 9'-3" from Centerline	360	0.36	3600	City 90	530	3.27	623.92
<b>\$18,723.73</b>																		

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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. MULTIFACTOR	ROUTE TOTALS	MAINT. ALLOWANCE SUB-TOTALS			
				FROM	TO						LENGTH IN FEET	LANE ADT/ LANE MILES						
62	SBI 55	55-4	Carmak	Ogden	California	51' V	S	2-22'	4	Adj. to Centerline	7662	5.80	4112	City 90	558	3.27	10545.10	
63	SBI 55	55-4	Carmak	California	Ashland	54'	S	2-21'	4	Adj. to Centerline	7955	6.03	4725	City 90	586	3.27	11554.61	
64	SBI 55	0505	Carmak	Ashland	Lafin	52'	M	2-10'	2	Adj. to Median	592	0.22	7900	City 90	658	3.27	473.37	
65	FAU 1453	55RS-81	Carmak	Lafin	Morgan	50'	S	2@20'	4	Adj. to Median	3313	2.15	3950	City 90	548	3.27	3852.71	
66	FAU 1453	55RS-81	Carmak	Morgan	Chicago River Bridge	55'	S	2@22'	4	Adj. to Median	2689	2.04	3950	City 90	548	3.27	3655.60	
67			Carmak	Chicago River Bridge	Chicago River Bridge	36'	M	2-10'	2	Adj. to Car Track Area	337	0.13	7900	City 90	658	3.27	279.72	
68	FAU 1453	55-3RS(61)	Carmak	Chicago River Bridge	Canal	48-50'	S	2-15' V	2	Adj. to Median	404	0.15	7900	City 90	658	3.27	322.75	
69	FAU 1453	55-3RS(61)	Carmak	Canal	Elo P.C. R.R.	40'	S	2-20'	4	Adj. to Median	562	0.44	3950	City 90	548	3.27	789.46	
70	FAU 1453	55-3RS(61)	Carmak	Elo P.C. R.R.	Archer	54.5'	S	2-22'	4	Adj. to Median	419	0.32	3950	City 90	548	3.27	573.43	
71	FAU 1453	55-3RS(61)	Carmak	Archer	Wentworth	66'	S	2-42'	6	Adj. to Median	784	0.69	2633	City 90	482	3.27	1402.76	
72	FAU 1453	55-3RS(61)	Carmak	Wentworth	Federal	97'	S	2-45'	6	Adj. to Median	728	0.83	2633	City 90	482	3.27	1308.20	
73	FAU 1453	55-3RS(61)	Carmak	Federal	State	90'	S	2-38'	6	Adj. to Median	916	0.70	2633	City 90	482	3.27	1103.30	
																		\$35,660.19

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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. SOURCE IN MILLIFACTOR	MAINT. ALLOWANCE SUB-TOTALS			
				FROM	TO						LENGTH IN FEET	LANE ADJ. FACTOR					
74	FAU 1453	55-3RS(81)	Cermak	State	Michigan	66'	S	2-37'	8	Adj. to Median	893	1.02	2633	City 90	482	3.27	1607.66
75	FAU 1453	55-3RS(81)	Cermak	Michigan	SW Ramp	66'	S	2-36'	6	Adj. to Median	642	0.73	2633	City 90	482	3.27	1150.58
76	FAU 1453	55-3RS(81)	Cermak	SW Ramp	Prairie	66'	S	2-37'	8	Adj. to Median	217	0.25	2633	City 90	482	3.27	394.04
77	FAU 1453	55-3RS(81)	Cermak	Prairie	Calumet	67'	S	1@36' 1@37'	6	Adj. to Median	412	0.47	2633	City 90	482	3.27	740.79
78			Cermak	Calumet	King	66'	M	2@25'	5	Adj. to Median	600	0.57	2633	City 90	482	3.27	898.40
79	MEDIAN		Cermak	Ashland	Lafin		M	16' V			592	0.11	Curb Median		330	3.27	118.70
80	MEDIAN		Cermak	Lafin	Chicago River Bridge		S	10' V			6002	1.14	PL Median		185	3.27	615.09
81	MEDIAN		Cermak	Chicago River Bridge	Calumet		S	14' V			5697	1.06	PL Median		185	3.27	582.71
82	MEDIAN		Cermak	Auchar	King Drive						4285	0.81	Flush Median		165	3.27	437.04
83	I-90	068 1818.15	Chicago Sky-way Ramps	Chicago Sky-way @ Dan Ryan		24'	C	24'	2	Full Roadway	4205	1.59	5500 S-C-72	610	3.27	3171.57	
84	SBI 49	49-2	Clark	Schreiber	Devon	46'-56" V	S	1-18'	1	Adj. to Curb E. Side	330	0.06	2000	Est.	425	3.27	83.98
85	SBI 49	49-2	Clark	Devon	Highland	46'-56" V	S	1-14' V	1	Adj. to Curb W. Side	440	0.08	2000	Est.	425	3.27	111.18
														111.18			\$9,811.14





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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			MAINT. ALLOWANCE				
											LENGTH IN FEET	LANE MILES	ADT/LANE	RATE/ADJ. FACTOR	ROUTE TOTALS	SUB-TOTALS		
110	FA 22	1974-215RS	Elston	Leamington	Lawler	43'	S	20'18"	4	Adj. to Median	912	0.69	4725	Cy 79	586	3.27	1322.19	
111	FA 22	1974-215RS	Elston	Lawler	Foster	46'	S	46'	4	Full Roadway	569	0.43	4725	Cy 79	586	3.27	823.97	
112	SBI 19	1956-6RS	Elston	Foster	Kimberly	48'	S	48'	4	Full Roadway	2338	1.77	4725	Cy 79	586	3.27	3391.71	
113	MEDIAN		Elston	Leamington	Lawler		S	4'		Rumble Median	912	0.17			185	3.27	91.72	
114	City		Elston	Kimberly	Lawrence	48'	C	48'	4	Full Roadway	1801	1.44	4325	Cy 79	568	3.27	2665.16	
115	SBI 19	18-2-PWS	Elston	Lawrence	Crawford	55'V	S	55'V	4	Full Roadway	4858	3.68	4625	Cy 79	581	3.27	6691.52	
116	SBI 19	1952-6RS 1952-6RS	Elston	Crawford	Irving Park Road	56'	S	56'	4	Full Roadway	2851	2.16	4450	Cy 79	573	3.27	4047.21	
117	SBI 19	1952-9RS 1952-6RS	Elston	Irving Park Road	Ashland	52'V	S	52'V	2	Full Roadway	19589	7.42	6300	Cy 79	627	3.27	15213.15	
118	SA 149	1112	Erie	Noble	Union	48'V	C	48'V	4	Full Roadway	4752	3.60	1325	C-69	358	3.27	4214.36	
119	SBI 21	212-2	Foster	Pulaski	Central Park	43'	S	20'	2	Center	2711	1.03	10950	Cy 79	719	3.27	2421.66	
120	SBI 21	21NRM-2	Foster	Central Park	California	42'	S	20'	2	Center	5288	2.00	10950	Cy 79	719	3.27	4702.26	
121	SBI 21	21-NRM-3	Foster	California	Lincoln	42'	S	20'	2	Center	1781	0.68	10950	Cy 79	719	3.27	1596.77	
																		\$47,483.74



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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	PORTIONS UNDER AGREEMENT			MAINT. ALLOWANCE	
										LENGTH IN FEET	LANE ADJ.	LANE MILES	RATE/ADJ. FACTOR	ROUTE TOTALS
133	176	1112	Halsted	Vincennes	Little Cal River Bridge	42'	S-C	12'	3	5.46	Curb Median	330	3.27	9891.89
134	176	1112	Hambilt	1111th	Monterey	42'	C	42'	3	0.80	1700 Curb Median	395	3.27	774.99
135			Hyde Park Boulevard	Drexel	East End	40'	Park Dist.	28'	2	1.94	4300 Curb Median	565	3.27	3584.25
136			Hyde Park Boulevard	East End	57th	40'	Park Dist.	28'	2	1.27	4300 Curb Median	565	3.27	2346.39
137			Hyde Park Drive	57th	Cornell	40'	Park Dist.	40'	4	0.21	2150 Curb Median	440	3.27	302.15
138			Indiana	16th	22nd	78'	M	50'	7	3.54	948 Curb Median	320	3.27	3704.26
139			Indiana	16th	22nd	42'	C	42'	4	0.51	Flush Median	165	3.27	275.17
140	SA 061	0608 1964-22RS	Indiana	127th	137th	42'	C	42'	4	4.60	1275 C-82	353	3.27	5309.83
141	SA 141	1111-15D 1212-15D 1313-15D 1415-15D	Irving Park Road	Pulaski	Damen	74'	C	26@25'	4	10.14	6700 Curb Median	634	3.27	21022.05
142	FA 43	1976-023RS	Irving Park Road	Damen	Ashland	74'	S	26@22'	4	1.86	6700 Curb Median	634	3.27	3856.11
143	FA 43	1976-023RS	Irving Park Road	Ashland	Lake Shore Drive	50'	S	26@24'	4	4.83	6700 Curb Median	634	3.27	10013.46
144	MEDIAN SA 141	1113-15D	Irving Park Road	Pulaski	Damen	12'	C	12'		2.50	Curb Median	330	3.27	2697.75
<b>\$59,778.28</b>														

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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			MAINT. ALLOWANCE			
				FROM	TO						LENGTH IN FEET	LANE MILES	ADT/LANE	RATE/ADJ. FACTOR	ROUTE TOTALS	SUB-TOTALS	
145	MEDIAN		Irving Park Road	Damen	Ashland	48'	S	12'			2455	0.47	Curb Median	330	3.27	507.18	
146			Jackson	Ogden	Jefferson	48'	Park Dist.	48'	4	Full Roadway	7685	5.82	1787	Cy 79	402	3.27	7650.82
147			Jackson	Jefferson	Chicago River Bridge	38'	Park Dist.	38'	4	Full Roadway	1520	1.15	2250	Cy 79	450	3.27	1692.23
148			Jackson	Chicago River Bridge	Chicago River Bridge	37'	M	37'	4	Full Roadway	250	0.19	2250	Cy 79	450	3.27	279.59
149			Jackson	Chicago River Bridge	Wacker	36'	M	18'	2	South 18'	181	0.07	5000	Cy 79	600	3.27	137.34
150			Jackson	Wacker	Michigan	36'	M	18'	2	South 18'	3335	1.26	4250	Cy 79	563	3.27	2318.67
151			Jackson	Michigan	Columbus	48'	Park Dist.	48'	4	Full Roadway	985	0.75	1988	Cy 79	424	3.27	1039.86
152			Jackson	Columbus	Lake Shore Drive	70'	Park Dist.	70'	7	Full Roadway	925	1.23	1271	Cy 79	352	3.27	1415.76
153	SA 174	1313-15D 1818-15D 1414-15D	Jeffrey	93rd	57 S/o 98th	40'-42" V	C	40'-42" V	4	Full Roadway	3485	2.64	2863	Cy 79	483	3.27	4255.97
154	MEDIAN	2121	Kedzie	87th	71st	62'	C	2@22'	4	Adj. to Ctr. Parkway	2640	0.50	Curb Median	330	3.27	539.55	
155	SA 053	2121 2121.1	Kedzie	87th	71st	62'	C	2@22'	4	Adj. to Ctr. Parkway	2640	2.00	5025	Cy 90	601	3.27	3930.54
156	SA 053	1920	Kedzie	C/L of 71st	N. End of Belt R.R.	40'	C	2@10'	2	Adj. to Ctr. Parkway	2322	0.68	10050	Cy 90	701	3.27	2017.20
																2017.20	\$25,785.52

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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. SOURCE LN. MULTIPLIER	ROUTE TOTALS	MAINT. ALLOWANCE SUB. TOTALS		
				FROM	TO						LENGTH IN FEET	LANE ADT/LANE					
157	SA 45	461 VB	Kedzie	N. End of Belt R.R.	S. End of Belt R.R.	40'	S	2@10'	2	Full Roadway	396	0.15	10050	Cty 90	701	3.27	343.84
158	SA 053	1920	Kedzie	S. End of Belt R.R.	79th	40'	C	2@10'	3	Adj. to Center Parkway	2543	1.83	6700	Cty 90	634	3.27	4001.24
159	SA 86	3140 3141	Kedzie	115' NE of C/L of 87th	C/L of 87th	42'	C	42'	4	Full Roadway	115	0.09	8282	Cty 90	625	3.27	183.94
160	FAU 2831 (3140,3141) RS		Kedzie	102nd Place	115th	40' V	S	40' V	2	Full Roadway	8479	3.21	11725	C-90	735	3.27	7715.07
161	SA 53	053-3232	Kimball	Wellington	Milwaukee	40'	C	28'	2	Center	1286	0.49	10050	Cty 79	701	3.27	1123.21
162			King	Cermak	23rd	68'	M	2-25'	5	Adj. to Median	810	0.77	4280	Cty 79	564	3.27	1420.10
163	MEDIAN		King	Cermak	23rd						810	0.15	Flush Median		165	3.27	80.83
164			King	23rd	25th	88'		2-30'	6	Adj. to Median	1400	1.59	3650	Cty 79	533	3.27	2771.23
165	MEDIAN		King	23rd	25th						1400	0.27	Curb Median		330	3.27	291.38
166	SA 082	1518	King	87th	79th	42'	C	42'	4	Full Roadway	7820	6.00	3650	Cty 79	533	3.27	10457.48
167			LaSalle Street	North Avenue	Clark Street			2-36'	6	Full Roadway	680	0.75	1667	S-87	392	3.27	961.38
168	MEDIAN		LaSalle Street	North Avenue	Clark Street						660	0.13	Curb Median		330	3.27	140.28
																	829,690.04



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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			RATE/ ADJ. IN. MIL FACTOR	MAINT. ALLOWANCE		
				FROM	TO						LENGTH IN FEET	LANE ADJ.	LANE		ROUTE TOTALS	SUB-TOTALS	
181			Lincoln	Peterson	Catalpa	51'	S	11'	4	Center	5185	0.88	Pt. Median	185	3.27	528.76	
182	SA 048A	0202-MFT	Lincoln	Diversey	Halsted	51'	C	40' V	4	Center	3696	2.80	3225	City 79	511	3.27	4878.72
183	SA 048A	0101-MFT	Lincoln	Halsted	Armitage	51'	C	40' V	4	Center	3643	2.76	3225	City 79	511	3.27	4811.88
184	SA 048A	0101-MFT	Lincoln	Armitage	Ogden	51'	C	51'	4	Full Roadway	581	0.44	3225	City 79	511	3.27	735.23
185	SA 048	0101-MFT	Lincoln	Ogden	Wells	51'	C	51'	4	Full Roadway	898	0.88	3225	City 79	511	3.27	1136.28
186	SBI 16	16NRM3	Lincoln Park West	Fulton	Clark	42'	S	20'	2	Center	2587	0.98	1250	C-69	350	3.27	1121.61
187	SA 053	3638.1	McComick	Devon	Lincoln	40-42' V	C	40-42' V	4	Full Roadway	1428	1.08	3350	City 79	518	3.27	1828.37
188			Michigan	Oak	Chicago	75'	Park Dist.	75'	6	Full Roadway	1466	1.69	4666	City 90	583	3.27	3221.83
189			Michigan	Chicago	Chicago River Bridge	80'	Park Dist.	80'	6	Full Roadway	2705	3.07	4666	City 90	583	3.27	5852.68
190			Michigan	Chicago River Bridge	Chicago River Bridge	54'	M	54'	4	Full Roadway	340	0.28	7000	City 90	640	3.27	544.13
191			Michigan	Chicago River Bridge	Randolph	75'	Park Dist.	75'	7	Full Roadway	1409	1.87	4000	City 90	550	3.27	3363.20
192			Michigan	Randolph	Washington	91'	Park Dist.	85'	6	Adj. to East Curb	508	0.77	3500	City 90	525	3.27	1321.90
																<b>\$28,945.55</b>	

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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. SOURCE IN MI.	ADJ. FACTOR	MAINT. ALLOWANCE SUB-TOTALS	
				FROM	TO						LENGTH IN FEET	LANE ADT/LANE MILES				
193		Michigan	Washington	Monroe	83'	Park Dist.	83'	8	Full Roadway	651	1.29	3500	Cty 90	525	3.27	2214.61
194		Michigan	Monroe	11th	75'	Park Dist.	75'	7	Full Roadway	4163	5.52	3057	Cty 90	503	3.27	9079.35
195		Michigan	11th	12th	86'	Park Dist.	86'	7	Center	653	0.87	4000	Cty 90	550	3.27	1564.70
196		Michigan	12th	22nd	64'	Park Dist.	64'	5	Center	5356	5.07	5600	Cty 90	612	3.27	10146.29
197		Michigan	22nd	24th	63'	Park Dist.	63'	5	Center	1365	1.29	5600	Cty 90	612	3.27	2581.80
198	SW 1818.2	Michigan	24th	26th	112'	M	112'	8	Adj. to Median	1300	1.97	3500	Cty 90	525	3.27	3382.00
199	2B 1818CS	Michigan	26th	31st	112'	M	112'	8	Adj. to Median	2658	4.03	3500	Cty 90	525	3.27	6918.50
200		Michigan	31st	32nd	63'	Park Dist.	63'	5	Center	659	0.62	5600	Cty 90	612	3.27	1240.77
201		Michigan	32nd	33rd	64'	Park Dist.	64'	5	Center	659	0.62	5600	Cty 90	612	3.27	1240.77
202		Michigan	33rd	Garfield Boulevard	50'	Park Dist.	50'	3	Center	14614	8.30	9333	Cty 80	687	3.27	16645.87
203		Michigan	Garfield Boulevard	60th	48'	M	48'	3	Center	3250	1.85	9333	Cty 90	687	3.27	4156.01
204	MEDIAN	Michigan							Curb Median	23550	4.48			330	3.27	4812.79
														330	3.27	665,983.24

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. FACTOR	MAINT. ALLOWANCE			
											LENGTH IN FEET	LANE MILES		ROUTE TOTALS	SUB-TOTALS		
205	SBI 21	1964-19RS	Milwaukee	Abbon	173' Nio Imlay	42'	S	42'	4	Adj. to Median	607	0.46	7675	City 90	654	3.27	893.75
208	FA 22	1974-215RS	Milwaukee	173' Nio Imlay	Hyacinth	76'	S	2-22'	4	Adj. to Median	2938	2.23	7400	City 90	646	3.27	4725.28
207	MEDIAN		Milwaukee	173' Nio Imlay	Hyacinth		S	4'			2938	0.56	Curb Median		330	3.27	604.30
208	176	1012	Monterey	Hale	Harnett	42'	C	42'	4	Full Roadway	2640	2.00	4750	C-'86	588	3.27	3845.52
209	SA 140	0505	Montrose	Central	Milwaukee	42'	C	42'	4	Full Roadway	3426	2.60	5500	City 90	610	3.27	5186.22
210	SA 140	0508	Montrose	Milwaukee	Pudaski	48'	C	48'	4	Full Roadway	7173	5.43	8200	City 90	884	3.27	12145.17
211	SA 054	1922	Morgan	55th	57th	36'	C	36'	3	Full Roadway	1214	0.69	1367	City 79	362	3.27	816.78
212	SA 054	2121	Morgan	63rd	69th	42'	C	42'	4	Full Roadway	3860	3.00	1475	City 79	373	3.27	3659.13
213	SA 054	1922	Morgan	69th	87th	36'	C	36'	4	Full Roadway	11860	9.00	1475	City 79	373	3.27	10977.39
214	SA 149	1012	Noble	Augusta	Erie	46'	C	46'	4	Full Roadway	2270	1.72	1350	C-'69	360	3.27	2024.78
215	SBI 54	54-7	North Avenue	Harlem	Nagle	76'	S-M	30'	2	N-30' Adj. to Median	9210	1.97	13750	S-'91	775	3.27	4992.47
216	SBI 54	1955-2	North Avenue	Nagle	Austin	76'	S	N/1@24'	2	Adj. to Median	3033	1.15	13750	S-'91	775	3.27	2814.39
																\$52,875.16	







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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL BUILT WIDTH	BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. SOURCE LN. MI. FACTOR	MAINT. ALLOWANCE SUB-TOTALS			
				FROM	TO						LENGTH IN FEET	ADJ. LANE MILES					
253	FA 60	1974-210RS	Peterson	181' E/o Campbell	117' E/o Claremont	80'	S	2@22'	4	Adj. to Median	920	0.70	4550	S-91	578	3.27	1323.04
254	FA 60	1974-210RS	Peterson	117' E/o Claremont	Ridge	60'	S	2@23'	4	Adj. to Median	4293	3.25	4550	S-91	578	3.27	6142.70
255	MEDIAN US 14		Peterson	Cicero	Keating			14'			291	0.06	Rumble Median		165	3.27	32.37
256	US 14		Peterson	181' E/o Campbell	117' E/o Claremont			14'			920	0.27	Rumble Median		165	3.27	145.66
257	US 14		Peterson	117' E/o Claremont	Ridge			4'			4293	0.81	Pl. Median		165	3.27	437.04
258	FAP 525	60 (1,2,3) RS-81	Peterson	Koelner	181' E/o Campbell			4'			12773	2.42	Pl. Median		165	3.27	1305.71
259	FAP 525	60 (1,2,3) RS-81	Peterson	181' E/o Campbell	Ridge			4'			5108	0.97	Curb Median		330	3.27	1046.73
260	MEDIAN SA 051	2023	Pulaski	40th	87th			10' V			30086	5.70	Flush Median		165	3.27	3075.44
261	SA 051	3538.1	Pulaski	Devon	Peterson	40'		40'	2	Full Roadway	4594	1.74	8225	Cty 90	685	3.27	3887.51
262	SA 051	3538.1	Pulaski	Peterson	Victoris	40'		40'	4	Full Roadway	1848	1.40	4612	Cty 90	581	3.27	2659.82
263	SA 051	3334.1	Pulaski	Victoris	Argyle	40'		40'	4	Full Roadway	4594	3.48	4612	Cty 90	581	3.27	6811.55
264	SA 051	3334.1	Pulaski	Argyle	Irving Park Road	48'		48'	2	Full Roadway	6495	2.46	9225	Cty 90	685	3.27	5510.28
														885	3.27	5510.28	\$32,187.85

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	POSITIONS UNDER AGREEMENT			MAINT. ALLOWANCE			
											LENGTH IN FEET	LANE MILES	ADT/LANE	SOURCE	IN. MIL/FACTOR	ROUTE TOTALS	SUB-TOTALS
265	SA 051	3232.1	Pulaski	Irving Park Road	Meirose	50'		50'	2	Full Roadway	5016	1.90	9225	City 90	685	3.27	4255.91
266	SA 051	2831	Pulaski	Meirose	North	50'		50'	2	Full Roadway	10824	4.10	9225	City 90	685	3.27	9183.80
267	SA 051	2831	Pulaski	North	12th	55'		55'	2	Full Roadway	15576	5.80	9225	City 90	685	3.27	13215.71
268	SA 051	2627	Pulaski	12th	Ogden	48'		48'	2	Full Roadway	5280	2.00	9225	City 90	685	3.27	4479.90
269	SA 051	2124 2424	Pulaski	33rd	Sanitary & Ship Canal	52'		52'	4	Full Roadway	2904	2.20	5425	City 90	609	3.27	4381.15
270	MEDIAN		Pulaski	33rd	Sanitary & Ship Canal			10'			2904	0.55	Flush Median		165	3.27	298.75
271	SA 051	2023	Pulaski	40th	67th	88'		88'	4	Full Roadway	16896	12.80	5482	City 90	609	3.27	25490.30
272	SA 051	1920	Pulaski	67th	Belt R.R.	88'		88'	4	Full Roadway	4488	3.40	8512	City 90	670	3.27	7449.06
273	SA 051	1819.3	Pulaski	Belt R.R.	79th	88'		88'	6	Full Roadway	3168	3.80	5675	City 90	814	3.27	7228.01
274	SA 051	1819.3	Pulaski	79th	85th	88'	C	88'	4	Full Roadway	5075	3.84	8612	City 90	672	3.27	8438.17
276	SA 051	1718.3 1718.4	Pulaski	85th	87th	88'	C	88'	4	Full Roadway	1320	1.00	8612	City 90	672	3.27	2187.44
276	US 20	0103-CS	Randolph	Washington	Ogden	40'	M	40'	4	Full Roadway	813	0.82	3150	City 90	508	3.27	1029.82
													508	3.27	887,646.10		

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			RATE/ADJ. SOURCE IN. MI. FACTOR		MAINT. ALLOWANCE	
											LENGTH IN FEET	LANE ADJ.	LANE	RATE IN. MI.	ADJ. FACTOR	ROUTE TOTALS	SUB-TOTALS
277	US 20	0103-CS	Randolph	Ogden	Des Plaines	118'	M	40'	4	Center	5257	3.98	1325	Cy 90	358	3.27	4658.23
278	US 20	0102-CS	Randolph	Des Plaines	Clinton	48'	M	48'	4	Full Roadway	785	0.59	1325	Cy 90	358	3.27	690.69
279	US 20	0103-CS	Randolph	Clinton	Canal	48'	M	2-22' 5'	4	Adj. to Columns	786	0.60	1325	Cy 90	358	3.27	702.40
280	SA 057	3839	Ridge Boulevard	Howard	Devon	40'	C	40'	4	Full Roadway	6101	6.14	3850	Cy 79	543	3.27	10902.25
281	SA 057	3737.1	Ridge Avenue	Ravenwood	Peterson	40'	C	40'	4	Full Roadway	1003	0.76	7175	Cy 79	844	3.27	1600.47
282	FA 60	1874-210RS	Ridge Avenue	Peterson	Clark	60'	S	2-20'	4	Adj. to Median	727	0.55	7175	Cy 79	844	3.27	1158.23
283	MEDIAN		Ridge Avenue	Peterson	Clark		S	4'			727	0.14	Flush Median		165	3.27	75.54
284	FA 60	1874-210RS	Ridge Avenue	Clark	Bryn Mawr	42'	S	42'	4	Full Roadway	3389	2.58	7175	Cy 79	844	3.27	5433.17
285	SBI 49		Rodgers	Ashland	Sheridan	40' V	S	40'	4	Full Roadway	1267	0.96	1650	Cy 79	390	3.27	1224.29
286	SBI 6	6NRM 4	Roosevelt Road	Clearo	Pulaski	48'		48'	2	Full Roadway	5280	2.00	10925	Cy 90	719	3.27	4702.26
287	SBI 6	1952-485	Roosevelt Road	Clearo	Bel R.R.	46'	S	46'	2	Full Roadway	1254	0.48	10925	Cy 90	719	3.27	1128.54
288	SBI 6	1954-9	Roosevelt Road	Bel R.R.	69' E/o Kostner	48'	S	48'	2	Full Roadway	465	0.18	10925	Cy 90	719	3.27	423.20
TOTALS																	\$32,700.26

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			RATE/ADJ. FACTOR	ROUTE TOTALS	MAINT. ALLOWANCE SUB-TOTALS		
											LENGTH IN FEET	LANE MILES	ADT/LANE					
288	FAP 567	1975-027RS-4	Roosevelt Road	89 E/o Koster	Pulaski	50'	S	50'	2	Full Roadway	2580	0.88	10925	Cty 90	719	3.27	2304.11	
289	FAP 567	1975-027RS-4	Roosevelt Road	Pulaski	Campbell	60'	S	2@22'	4	Center	8827	7.44	4075	Cty 90	554	3.27	13478.16	
291	FAP 567	1975-027RS-4	Roosevelt Road	Campbell	Ogden	72'	S	2@30'	6	Center	398	0.45	2225	Cty 90	448	3.27	659.23	
292			Roosevelt Road	Ogden	Ashland	40'	Park Dist.	40'	4	Full Roadway	4725	3.58	3925	Cty 90	546	3.27	6391.80	
293	FA 567	1978-155RS	Roosevelt Road	Ashland	Canal Street	78'	S	48'	4	Center	7363	5.58	3000	Cty 90	500	3.27	9123.30	
294			Roosevelt Road	Canal Street	Chicago River Bridge	77'	M	2-28.5'	6	Adj. to Curbs	1125	1.28	2000	Cty 90	425	3.27	1778.68	
295			Roosevelt Road	Chicago River Bridge	Chicago River Bridge	52'	M	2-17'	2	Adj. to Median	240	0.09	6000	Cty 90	620	3.27	182.47	
296			Roosevelt Road	Chicago River Bridge	Wabash	77'	M	2-30'	6	Adj. to CTA	2315	2.63	2000	Cty 90	425	3.27	3655.04	
297			Roosevelt Road	Wabash	Michigan	84'	M	2-27'	4	Adj. to CTA	520	0.38	3000	Cty 90	500	3.27	637.65	
298	MEDIAN		Roosevelt Road	Canal Street	Wabash						3440	0.85	Curb Median		330	3.27	701.42	
299	MEDIAN		Roosevelt Road	Wabash	Michigan						520	0.10	Flush Median		185	3.27	53.96	
300	SBI 53	2828.1	Sacramento	Carroll	Roosevelt Road	48'	C	48'	4	Full Roadway	7762	5.88	3425	Cty 79	521	3.27	10017.56	
																		448,983.59

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. FACTOR	MAINT. ALLOWANCE SUB-TOTALS			
										LENGTH IN FEET	LANE ADJ.					
301	SA 53	053	Sacramento	@ C. & N.W. R.R.		48'	C	2	Adj. to Curb	667	0.25	7450	City 79	648	3.27	530.56
302			Sheridan	North Corporate Limits	Devon	60'	Park Dist.	4	Adj. to Median	9530	7.22	4700	City 90	565	3.27	13811.50
303			Sheridan	Benwyn	Foster	55'	S	4	Full Roadway	528	0.40	2550	City 90	478	3.27	625.22
304	SA 069	1820-Y NRM-5 1952-8	South Chicago	Collage Grove	75th	66-76' V	C	4	Adj. to Car Tracks	3602	2.88	3600	City 79	530	3.27	4991.33
305	SA 069	1820 NRM 1952-8	South Chicago	75th	76th	66-76' V	C	4	Adj. to Car Tracks	950	0.72	3600	City 79	530	3.27	1247.83
306	SA 069	1824 NRM-4 1952-8	South Chicago	76th	78th	66-76' V	C	4	Adj. to Car Tracks	2798	2.12	3600	City 79	530	3.27	3674.17
307	SA 069	1820 NRM-3 1952-8	South Chicago	78th	Baltimore	66-76' V	C	4	Adj. to Car Tracks	14045	10.64	3600	City 79	530	3.27	18440.18
308	SA 069	1618 1952-8	South Chicago	Baltimore	95th	66-76' V	C	4	Adj. to Car Tracks	950	0.72	3600	City 79	530	3.27	1247.83
309	SBI 1	1Y-NRM-5	State Street	60th	63rd	64'	S	4	Center	2056	1.58	3625	City 79	531	3.27	2708.74
310	SBI 1	1Y-NRM-6	State Street	63rd	64th	60' V	S	4	Center	866	0.66	3025	City 79	501	3.27	1081.26
311	SBI 1	1Y-NRM-7	State Street	64th	69th	64-80'	S	4	Center	3082	2.32	3025	City 79	501	3.27	3800.79
312	SA 062	0906-1SD 0906.2	State Street	118th	127th	40-42'	C	2	Full Roadway	6280	2.00	1600	City 79	365	3.27	2517.90
															\$54,677.31	





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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			RATE/IN. MI. FACTOR	MAINT. ALLOWANCE		
											LENGTH IN FEET	LANE MILES	ADJ. LANE		ROUTE TOTALS	SUB-TOTALS	
337	SBI 5	48-1	Warren	Washington	Ogden	48'	S	36'	3	Center	12989	7.38	2100	Cty 90	435	3.27	10497.66
338			Washington	Austin	Laramie	38'	M	28'	2	Center	5335	2.02	4500	Cty 90	575	3.27	3798.11
339			Washington	⊕ Laramie		60'	M	48'	4	Center	385	0.29	2250	Cty 90	450	3.27	428.74
340			Washington	Laramie	Cicero	50'	M	38'	4	Center	2405	1.82	2250	Cty 90	450	3.27	2678.13
341			Washington	Cicero	Pulaski	50'	M	38'	4	Center	5340	4.04	2250	Cty 90	450	3.27	5944.86
342			Washington	Pulaski	Hamlin	48'	M	36'	3	Center	1321	0.75	3000	Cty 90	500	3.27	1226.25
343			Washington	Hamlin	Homan	50'	M	60'	5	Full Roadway	2730	2.59	1800	Cty 90	405	3.27	3430.07
344			Washington	Homan	Talman	50'	M	38'	4	Center	5678	4.30	2250	Cty 90	450	3.27	6327.45
345			Washington	Talman	Ashland	38'	M	28'	2	Center	6537	2.46	4500	Cty 90	575	3.27	4693.02
346			Washington	Ashland	Ogden	56'	M	2-22'	4	Adj. to Center Parkway	630	0.48	2250	Cty 90	450	3.27	706.32
347	MEDIAN		Washington	Ashland	Ogden	48'	M	38'	3	Center	630	0.12	Curb Median		330	3.27	129.49
348			Washington	Ogden	Related						4694	2.67	3000	Cty 90	500	3.27	4365.45
																	\$44,183.56

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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. SOURCE IN. MI. FACTOR	ROUTE TOTALS	MAINT. ALLOWANCE SUB-TOTALS			
				FROM	TO						LENGTH IN FEET	LANE ADJ. LANE MILES						
349			Washington	Hetsted	Des Plaines	60'	M	48'	4	Center	881	0.67	2250	Cty 90	450	3.27	985.91	
350			Washington	Des Plaines	Canal	60'	M	2-15'-5"	2	Adj. to Tunnel	1228	0.47	4500	Cty 90	575	3.27	883.72	
351			Washington	Canal	Viaduct	50' V	M	40'	4	Center	210	0.16	2250	Cty 90	450	3.27	235.44	
352			Washington	R.R. Viaduct		38'	M	2-18'	4	Adj. to C. Truss	140	0.11	2250	Cty 90	450	3.27	161.67	
353			Washington	Chicago River Bridge		36'	M	36'	4	Full Roadway	200	0.15	2250	Cty 90	450	3.27	220.73	
354			Washington	Chicago River Bridge	Wacker	48'	M	48'	4	Full Roadway	225	0.17	2250	Cty 90	450	3.27	250.16	
355			Western Avenue	33rd Street	54th Street	70' V	C	30'	2	Center	12630	4.88	8575	Cty 90	672	3.27	10678.56	
356	MEDIAN		Western Avenue	56th	74th						12040	2.28	Flush Median		165	3.27	1230.17	
359	SBI 7	0404CS	Western Avenue	58th	63rd	70'	M	2-20'	4	Adj. to Median	4772	3.61	7612	Cty 90	652	3.27	7696.66	
360			Western Avenue	63rd	71st	70'	M	2-20'	4	Adj. to Median	5283	4.00	7612	Cty 90	652	3.27	8528.16	
361			Western Avenue	71st	74th	70'	M	2-20'	4	Adj. to Median	1989	1.51	7612	C-90	652	3.27	3219.38	
362	MEDIAN		Western Avenue	87th	98th		C	10' V			7873	1.49	Flush Median		165	3.27	803.93	
																		\$34,895.67



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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			MAINT. ALLOWANCE			
				FROM	TO						LENGTH IN FEET	LANE MILES	ADJ. LANE	SOURCE	ADJ. RATE/MI.	ROUTE TOTALS	SUB-TOTALS
375	SA 162	1414-15D	47th	Pulaski	Kedzie	44'	C	44'	4	Full Roadway	5438	4.12	5575	Cy 90	812	3.27	8245.11
376			54th	Western Avenue	Western Boulevard	50'	Park Dial	50'	5	Full Roadway	159	0.15	2340	S-87	459	3.27	225.14
377	SBI 1	1Y-NRM-1	60th	State	Michigan	30'	S	30'	2	Full Roadway	840	0.32	8550	C-75	871	3.27	702.13
378	SA 18A SA 167	3343-15D 0203-15D	63rd	Harlem	Austin	42'	S	42'	2	Full Roadway	7973	3.02	7900	C-86	858	3.27	6498.01
378	FAU 1530	1974-188RS	67th	Central Park Avenue	California	40'	S	40'	2	Full Roadway	5288	2.00	9250	Cy 90	685	3.27	4479.90
380	SA 169	0609.2 1010 1011	76th	Damen	Vincennes	40'	S	40'	4	Full Roadway	10992	8.32	3213	Cy 79	511	3.27	13902.47
381			76th	St. Lawrence	Dobson	40'	S	40'	4	Full Roadway	3749	2.84	3900	Cy 79	545	3.27	5081.31
382			76th	Dobson	Chicago	40'	S	2-20'	4	Adj. to Center Cul. & Curbs	1003	0.76	3900	Cy 79	545	3.27	1354.43
383	SA 169	1212 1313.1 1313.2 1313.3	76th	Chicago	Stony Island	40'	S	40'	4	Full Roadway	1848	1.40	3275	Cy 79	514	3.27	2353.09
384	SBI 69	1515	76th	Collfax	Lake Shore Drive	42-66' V	C	42-66' V	4	Full Roadway	1801	1.44	3275	Cy 79	514	3.27	2420.32
385	FAU 1546	1974-188RS	76th	Clearo	Columbus	80'	S	2@33'	8	Adj. to Median	10274	11.88	4818	C-90	591	3.27	22572.42
386	FAU 1548	1974-188RS	76th	Columbus	385' E/O N&W R.R.	56' V	S	2@54'	4	Adj. to Median	840	0.64	7225	C-90	645	3.27	1349.86
																669,164.20	

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. FACTOR	MAINT. ALLOWANCE			
											LENGTH IN FEET	LANE MILES			ROUTE TOTALS	SUB-TOTALS	
387	FAU 1548	1974-188RS	78th	365 Eto N&W R.R.	Western Avenue	80'	S	26'33"	6	Adj. to Median	4745	5.39	4816	C-90	591	3.27	10416.55
388	MEDIAN		79th	Cicero	Western Avenue		S	8-14'			15859	3.00	Curb Median		330	3.27	3237.30
389	SA 171	0610-15D	87th	Cicero	Grand Trunk R.R.	76' V	C	76' V	5	Full Roadway	7887	7.48	5040	C-90	601	3.27	14660.91
390	SA 171	0909.3 MFT	87th	Grand Trunk R.R.	Kedzie	76' V	C	76' V	6	Full Roadway	2640	3.00	3808	Cy 90	540	3.27	5287.40
391	SA 171	1010.1 MFT	87th	Kedzie	Western Avenue	76' V	C	76' V	6	Full Roadway	5388	6.12	3158	Cy 90	508	3.27	10166.30
392	SA 171	1011.1	87th	Western Avenue	Damen	76' V	C	76' V	6	Full Roadway	2788	3.18	3133	Cy 90	507	3.27	5272.09
393	SA 171	1515	87th	Inglekide	Kimbark	44'	C	44'	4	Full Roadway	2376	1.80	5800	Cy 78	618	3.27	3625.78
394	SA 171	1213	87th	Halesid	Eggleson	44' V	C	44' V	4	Full Roadway	2534	1.92	3875	Cy 90	544	3.27	3415.45
395	SA 171	1616	87th	Anthony		40'	C	40'	4	Full Roadway	686	0.52	3875	C-90	544	3.27	925.02
396	MEDIAN		87th	Cicero	Damen		C	10' V			18691	3.54	Flush Median		185	3.27	1910.01
397	MEDIAN		95th	Western Avenue	State						14790	2.80	Curb Median		330	3.27	3021.46
398	US 12 & 20		95th	Western Avenue	State	76'	M	2-24'	4	Adj. to Center Parkway	15750	11.93	8000	S-91	660	3.27	25747.33
																	687,895.81

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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT		RATE/ADJ. EOLITE	MAINT. ALLOWANCE SUB-TOTALS
				FROM	TO						LENGTH IN FEET	LANE ADT/LANE MILES		
399	FA 29	1977-089RS	95th	State	180' E/o Ayslon	70-74'	S	2-24' V	4	Adj. to Median	8393	8000	660	13726.15
400	FA 29	1977-089RS	95th	180' E/o Ayslon	785' W/o Stony Island	48'	S	48'	4	Full Roadway	1457	8000	660	2374.02
401	FA 29	151SS-2N(81)	95th	Stony Island	Stony Island	72'	S	2@24'	4	Outside Roadway	1274	8000	660	2093.45
402	US 12-20	1945-8	95th	589' E/o Stony Island	619' W/o Jeffrey	40'	S	40'	4	Full Roadway	1459	8000	660	2395.60
403	FA 121	1975-013RS	95th	E/o Bennet	E/o Ogelsby	40'	S	40'	4	Full Roadway	3243	8000	660	5309.17
404	FA 121	1975-013RS	95th	E/o Ogelsby	Muskegon	54'	S	40'	4	Center	2687	8000	660	4728.46
405	FA 121	1975-013RS	95th	Muskegon	Baltimore	48'	S	40'	4	Center	1912	8000	660	3129.39
406	FA 121	1975-013RS	95th	Baltimore	N.Y.C./B. & O. R.R.	39'	S	38'	4	Full Roadway	459	8000	660	755.37
407	SA 173	173-1818	95th	N.Y.C./B. & O. R.R.	W. Abutment of Calumet River Bridge	40-60'	S	40-60'	4	Center	762	8000	660	1251.78
408	SA 173	173-1818	95th	W. Abutment of Calumet River Bridge	Ewing	42'	S	42'	4	Full Roadway	1863	8000	660	3215.72
409	MEDIAN		95th	State	180' E/o Ayslon	14'					8393	1.50 Pt. Median	185	657.88
													327	\$39,834.98

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LINE NO.	ROUTE	SECTION	STREET NAME	FROM	TO	TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			RATE/ ADJ. FACTOR		MAINT. ALLOWANCE	
											LENGTH IN FEET	LANE MILES	ADT/ LANE	SOURCE LN.	MI.	ROUTE TOTALS	SUB. TOTALS
410	SA 066	1313-15D 1717-15D	100th	Van Vliet	Commercial	40-48'	C	40'	4	Full Center	5755	4.36	1119	City 79	337	3.27	4804.68
411	SA 174	174-1718	100th	Commercial	Avenue "L"	48'	C	48'	4	Full Roadway	3597	2.73	2050	City 79	430	3.27	3838.65
412	SA 174	0809.1	103rd	Pulsaki	Western Avenue	66'V	C	2@31'	4	Full Width	12009	9.10	3200	C-90	510	3.27	15176.07
413	MEDIAN		103rd	Pulsaki	Western Avenue	4'		4'			12009	2.28	Rumble Median		165	3.27	1230.17
414	SA 174	1314 1314.1	103rd	Cottage Grove	Doty	42-51'V	C	42-51'V	4	Full Roadway	5597	4.24	3600	City 90	530	3.27	7348.34
415	MEDIAN		103rd	Pulsaki	Western Avenue						8986	1.70	Curb Median		330	3.27	1834.47
416	SA 175	2121	106th	Torrence	Avenue "A" @ Indianapolis	53.5'-56'	C	53.5'-56'	4	Full Roadway	9810	7.28	3383	City 78	518	3.27	12331.30
417	176	0810 1010RS	111th	Crawford	Western Avenue	42'	C	42'	2	Full Roadway	10138	3.84	11275	C-90	726	3.27	9116.24
418	176	1012	111th	Western Avenue	Hale	54'	C	54'	4	Full Roadway	3010	2.28	6350	C-90	827	3.27	4874.68
419	176	1012	111th	Hambert	Halsied	40'	C	40'	2	Full Roadway	4382	1.66	5100	City 90	602	3.27	3287.78
420	SA 176	1415	111th	Cottage Grove	Calumet Expressway	2@20'V	4	2@20'V	4	Full Roadway	3274	2.48	6350	City 90	627	3.27	5084.72
421			116th	Ashland	Halsied	42'	M	30'	3	Center	5280	3.00	4533	City 90	577	3.27	5660.37
\$74,367.45																	

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LINE NO.	ROUTE	SECTION	STREET NAME	INTERSECTING STREETS		TOTAL WIDTH	BUILT BY	WIDTH	NO. LANES	LOCATION	PORTIONS UNDER AGREEMENT			MAINT. ALLOWANCE			
				FROM	TO						LENGTH IN FEET	LANE ADJ.	LANE MILES	RATE/ADJ. IN MIL FACTOR	ROUTE TOTALS	SUB-TOTALS	
422	SA 179	0404.2	118th	Western	Ashland	42'	C	42'	4	Full Roadway	5016	3.80	4200	C-90	560	3.27	6956.56
423	SA 108A	0203-15D	127th	Halsted	State	42'	C	42'	4	Full Roadway	5227	3.96	4200	C-90	560	3.27	7251.55
424	SA 082	0710	127th	State	Indiana	40'	C	40'	4	Full Roadway	1320	1.00	4200	City 90	560	3.27	1831.20
TOTALS													975.12 Lane Miles	AGREEMENT TOTAL	\$1,714,377.86		

(Continued from page 8774)

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 PERMIT.

*Jewish Federation Of Metropolitan Chicago/Bernard Horwich.*

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

SECTION 1. That the Commissioner of Buildings, the Commissioner of Transportation, the Commissioner of Streets and Sanitation, the Commissioner of Sewers, the Commissioner of Water and the Commissioner of Fire are hereby directed to issue all necessary permits, free of charge, notwithstanding other ordinances of the City of Chicago to the contrary, to the Jewish Federation of Metropolitan Chicago/Bernard Horwich for the conversion of one racquetball court to a workout room on the premises known as 3001 West Touhy Avenue.

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

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

## LICENSE FEE EXEMPTIONS.

*Day Care Center.**Jewish Council For Youth Services/Lincoln Park Child  
Care Center.*

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

SECTION 1. Pursuant to Section 4-72-040 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 Day Care License fee (Class I/Code 1584), for the period of August 16, 1995 through August 15, 1996:

Jewish Council for Youth Services  
Lincoln Park Child Care Center  
957 West Grace Street.

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

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*Pilsen Young Men's Christian Association Head Start.*

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

SECTION 1. Pursuant to Section 4-72-040 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 the payment of the annual Day Care License fee, (Class I/Code 1584) for the period beginning May 15, 1995 and ending May 16, 1996:

Pilsen Young Men's Christian Association Head Start  
1608 West 21st Place.

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

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*Food Dispenser.*

*Inspiration Cafe.*  
(1994 -- 1995)

*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 and in accordance with a favorable investigation by the Department of Health, the Inspiration Cafe, 1325 West Wilson Avenue, is hereby exempted from the payment of the annual Food Dispenser License fee (Class I) provided therefor, for the period of August 16, 1994 to August 15, 1995.

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

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*Inspiration Cafe.*  
(1995 -- 1996)

*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 and in accordance with a favorable investigation by the Department of Health, the Inspiration Cafe, 1325 West Wilson Avenue, is hereby exempted from the payment of the annual Food Dispenser License fee (Class I) provided therefor, for the period of August 16, 1995 to August 15, 1996.

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

*Homes.*

*Ada S. McKinley Danforth House.*

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

SECTION 1. Pursuant to Section 4-96-060 of the Municipal Code of Chicago and in accordance with a favorable inspection report from the Department of Health, the following charitable institution is hereby exempted from payment of the annual Home License fee provided therefor in Section 4-96-060, for the period beginning January 1, 1995 and ending December 31, 1995:

Ada S. McKinley Danforth House  
4540 South Michigan Avenue.

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

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*El Valor Corporation/Shelter Care Home.*

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

SECTION 1. Pursuant to Section 4-96-060 of the Municipal Code of Chicago and in accordance with a favorable inspection report from the Department of Health, the following charitable institution is hereby exempted from payment of the annual Home License fee provided therefor in Section 4-96-060, for the period beginning August 15, 1995 and ending August 16, 1996:

El Valor Corporation/Shelter Care Home  
1931 West 19th Street.

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

*Saint Joseph Nursing Home Of Chicago.*

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

SECTION 1. Pursuant to Section 4-96-060 of the Municipal Code of Chicago and in accordance with favorable inspection report from the Department of Health, the following charitable institution is hereby exempted from payment of the annual Home License fee provided therefor in Section 4-96-060 for the year of 1995/1996:

Saint Joseph Nursing Home of Chicago  
2650 North Ridgeway Avenue.

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

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*Nursing Home.*

*Misericordia Home Inc. -- South.*

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

SECTION 1. Pursuant to Section 4-96-060 of the Municipal Code of Chicago, the following nursing home which is not operated for gain but where a charge is made for patients, is hereby exempted from the payment of the Nursing Home License fee (Code 1364), for the period of August 16, 1995 through August 15, 1996:

Misericordia Home Inc. -- South  
2916 West 47th Street.

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

**CANCELLATION OF WATER RATES.***Illinois Citizens Animal Welfare League.*

*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 amount of \$258.49, assessed against Illinois Citizens Animal Welfare League, 6224 South Wabash Avenue.

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

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*Norwood Park Home.*

*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 waive the assessment in the amount of \$3,237.30, charged to the Norwood Park Home, 6016 North Nina Avenue (Account Number 800777620252).

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

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*Pacific Garden Mission.*

*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 rates charged to the Pacific Garden Mission located at 656 South State Street, Chicago, Illinois 60605 (Account Numbers 804060053108 and 804060053405).

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

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*Sisters Of Charity.*

*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 Sewers is hereby authorized and directed to waive the assessment charged to the Sisters of Charity, 1025 West Sheridan Road.

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

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*United House Of Prayer 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 \$3,347.10, assessed against the United House of Prayer Church, 4349 South State Street.

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

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*Zion Hill Baptist Church.*  
(Account Number 836070065105)

*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 the water assessment in the amount of \$56.18, charged to the Zion Hill Baptist Church, 1480 West 78th Street (Account Number 836070065105).

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

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*Zion Hill Baptist Church.*  
(Account Number 801030538303)

*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 waive the assessment in the amount of \$8,166.09, charged to the Zion Hill Baptist Church, 1460 West 78th Street (Account Number 801030538303).

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

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REFUND OF FEES.

*Barricade Permit Fee.*

*Greater Harvest Baptist Church.*

*Ordered,* That the City Comptroller is hereby authorized and directed to refund the amount of \$80.00 to the Greater Harvest Baptist Church, 5121 -- 5125 South State Street, representing payment for the barricade permit fee (Permit Number 2402632).

*Pedestrian Canopy Fee.*

*Museum Of Contemporary Art.*

*Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$240.00, to the Museum of Contemporary Art, representing payment to the Department of Buildings, for pedestrian canopy on sidewalk at 234 East Chicago Avenue, issued May 28, 1993 (Permit Number 2360229).*

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*Special Event Athletic Permit Fee.*

*Saint Ignatius 5K Run And Children's Run.*

*Ordered, That the City Comptroller is hereby authorized and directed to refund the amount of \$575.00 to Major Events, in care of Susan Nicholl, 2300 West Touhy Avenue, representing payment of Permit Number 2462991, in conjunction with Permit Number 94-331, for the conduct of the Saint Ignatius 5K Run and Children's Run on Saturday, September 17, 1994.*

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*Special Event Raffle License Fees.*

*Special Children's Charities.*

*Ordered, That the Director of the City Department of Revenue refund the Special Event Raffle License fees in the amount of \$125.00 paid by Special Children's Charities for their raffle event to be conducted on the property located at 30 North Michigan Avenue, Suite 1010, for the period beginning Friday, September 15, 1995 and ending on Saturday, November 11, 1995.*

**WAIVER OF FEES.***Special Event Permit Fees.**Get In Shape For The Million Man March Three  
Mile Walk/Run-A-Thon.*

**Ordered,** That the Commissioner of Transportation is hereby authorized and directed to waive the necessary fees for the Get In Shape for the Million Man March Three Mile Walk/Run-A-Thon, on Saturday, October 7, 1995, from East 40th Street and South Dr. Martin Luther King, Jr. Drive to Seven Hills in Washington Park near East 56th Street, from the hours of 6:30 A.M. to 10:00 A.M..

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*Special Event Raffle License Fee.**Saint Edwards Parish.*

**Ordered,** That the City of Chicago Department of Revenue waive the Special Event Raffle License fees for the Octoberfest event sponsored by Saint Edwards Parish, 4343 West Sunnyside Avenue, for 2 days, October 20 and 21, 1995.

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**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 1, 1995.

*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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said order as passed:

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

11/1/95

## REPORTS OF COMMITTEES

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Name And Address	Warrant Number And Type Of Inspection	Amount
Ashburn Lutheran Church 3345 West 83rd Street	Invoice Number 93840012180 (Signs)	\$140.00
	Invoice Number 95840006713 (Signs)	100.00
Bethlehem Church 5655 West Madison Street	R1-512526 (Drwy.)	75.00
Elim Baptist Church 10835 South Pulaski Road	D1-503280 (Sign)	38.00
Hull House Association 3212 North Broadway	B1-503481 (Bldg.)	60.00
Jewish Federation of Metropolitan Chicago 7104 North Sacramento Avenue	R1-515674 (Drwy.)	347.00
Lutheran School of Theology at Chicago 1162 East 54th Place	B1-506615 (Bldg.)	80.00
Ada S. McKinley Community Services, Inc. 6051 South Wentworth Avenue	B1-508880 (Bldg.)	60.00
Misericordia Home 2916 West 47th Street	B4-500047 (Inst.)	35.00

Name And Address	Warrant Number And Type Of Inspection	Amount
Northwest Home for the Aged 6300 North California Avenue	B4-500054 (Inst.)	\$ 63.00
Norwood Park Home 6016 North Nina Avenue	B4-500033 (Inst.)	95.00
	P1-502576 (Fuel Burn. Equip.)	775.00
Dr. William M. Scholl College of Podiatric Medicine 30 West Oak Street	B1-417748 (Bldg.)	260.00
Spanish Coalition for Jobs 2011 West Pershing Road	F4-507602 (Mech. Vent.)	120.00
Washington and Jane Smith 2340 West 113th Place	R1-513982 (Drwy.)	136.00
Washington King Shelter 5700 South Lafayette Avenue	P1-502935 (Fuel Burn. Equip.)	180.00

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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 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration an order authorizing the payment of hospital and medical expenses of police officers and fire fighters injured in the line of duty, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said order as passed:

*Ordered*, That the City Comptroller is 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 8835 through  
8843 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 8844  
through 8846 of this Journal.]

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

The Committee on Finance submitted the following report:

(Continued on page 8847)

11/1/95

REPORTS OF COMMITTEES

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CITY OF CHICAGO
CITY COUNCIL ORDERS
COUNCIL MEETING OF 11/01/95
REGULAR ORDERS

Table with columns: EMPLOYEE NAME, RANK, UNIT OF ASSIGNMENT, DATE INJURED, VOUCHER TOTAL. Lists names of police officers and their assignments, such as Dale E. Abbott, John A. Adreani, etc.

CITY OF CHICAGO  
 CITY COUNCIL ORDERS  
 COUNCIL MEETING OF 11/01/95  
 REGULAR ORDERS

***** EMPLOYEE NAME *****	***** RANK *****	***** UNIT OF ASSIGNMENT *****	DATE INJURED	VOUCHER TOTAL
BURTON	POLICE OFFICER	TWENTY-SECOND DISTRICT	1/07/95	264.69
BUTLER	POLICE OFFICER	ELEVENTH DISTRICT	7/01/95	772.95
CAIN	POLICE OFFICER	SEVENTH DISTRICT	12/04/94	184.70
CALVEY	POLICE OFFICER	SIXTH DISTRICT	6/07/95	605.00
CAMLLARIE	POLICE OFFICER	YOUTH DIVISION AREA TWO	5/09/95	975.00
CAMPBELL	POLICE OFFICER	FIFTEENTH DISTRICT	8/14/95	228.68
CAMPIONE	POLICE OFFICER	YOUTH DIVISION AREA THREE	3/29/92	209.00
CAPPERELLI	POLICE OFFICER	EIGHTEENTH DISTRICT	7/16/95	279.41
CARGIE	POLICE OFFICER	PUBLIC HOUSING DIVISION-SOUTH	10/13/94	494.00
CARIDINE	POLICE OFFICER	SIXTH DISTRICT	3/30/95	155.00
CARIDINE	POLICE OFFICER	SIXTH DISTRICT	6/02/95	272.72
CARROLL	POLICE OFFICER	SIXTH DISTRICT	12/21/94	232.32
CARTER	POLICE OFFICER	TWELFTH DISTRICT	7/19/95	287.00
CASAS	POLICE OFFICER	CENTRAL DETENTION SECTION	12/24/94	335.00
CASASANTO	POLICE OFFICER	EIGHTH DISTRICT	7/06/95	11.00
CASEY	POLICE OFFICER	TWENTY-FIRST DISTRICT	2/06/85	100.00
CASTANEDA	POLICE OFFICER	NINETEENTH DISTRICT	8/14/92	226.00
CELLA	POLICE OFFICER	UNKNOWN	7/09/95	27.00
CELLA	POLICE OFFICER	MAJOR ACCIDENT INVESTIGATION S	7/11/95	1133.50
CERNY	POLICE OFFICER	SEVENTEENTH DISTRICT	8/17/95	216.00
CHAPPEL	POLICE OFFICER	THIRD DISTRICT	2/05/95	197.00
CHAVEZ	POLICE OFFICER	TENTH DISTRICT	7/09/95	80.10
CHEVALIER	POLICE OFFICER	TWENTY-THIRD DISTRICT	7/19/95	1390.23
CHIGAROS	POLICE OFFICER	FIFTH DISTRICT	5/17/95	171.00
CICHON	POLICE OFFICER	FOURTEENTH DISTRICT	1/09/95	353.00
CIECHON	POLICE OFFICER	TWENTY-FOURTH DISTRICT	5/07/95	700.00
CINTRON	POLICE OFFICER	ELEVENTH DISTRICT	8/26/95	198.60
CLARK	POLICE OFFICER	SIXTEENTH DISTRICT	10/13/94	2998.00
CLARK	POLICE OFFICER	TWENTY-FOURTH DISTRICT	5/26/95	964.00
COLBERT	POLICE OFFICER	SECOND DISTRICT	7/07/95	132.30
COLE	POLICE OFFICER	FIFTEENTH DISTRICT	6/05/94	155.25
COLEMAN	POLICE OFFICER	ELEVENTH DISTRICT	11/25/94	16.00
COLEMAN	POLICE OFFICER	ELEVENTH DISTRICT	8/26/95	241.45
COLEMAN	POLICE OFFICER	THIRD DISTRICT	11/13/94	480.00
COLLINS	POLICE OFFICER	SEVENTH DISTRICT	6/29/93	851.40
COLTRI	POLICE OFFICER	ELEVENTH DISTRICT	7/01/95	850.00
COMPOSTO	POLICE OFFICER	SIXTEENTH DISTRICT	7/21/95	35.00
CONROY	POLICE OFFICER	ELEVENTH DISTRICT	11/17/94	175.00
CONTRERAS	POLICE OFFICER	FIFTEENTH DISTRICT	8/17/95	325.39
CONWAY	POLICE OFFICER	TWENTY-FOURTH DISTRICT	7/02/95	143.02
COOK	POLICE OFFICER	SIXTH DISTRICT	5/30/95	396.00
COOK	POLICE OFFICER	EIGHTH DISTRICT	7/01/95	289.50
CORCORAN	POLICE OFFICER	MOUNTED UNIT	1/19/94	97.00
COSTELLO	POLICE OFFICER	SEVENTH DISTRICT	8/09/95	147.00
COTTON	POLICE OFFICER	THIRD DISTRICT	7/16/95	156.00
COX	POLICE OFFICER	FIFTH DISTRICT	5/18/95	148.00
COYLE	POLICE OFFICER	FIFTH DISTRICT	4/15/95	1463.89
CRANE	POLICE OFFICER	TWELFTH DISTRICT	5/27/95	1831.13
CRAWFORD	POLICE OFFICER	FIFTEENTH DISTRICT	5/12/95	17.00

CITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 11/01/95

REGULAR ORDERS

***** EMPLOYEE NAME *****	***** RANK *****	***** UNIT OF ASSIGNMENT *****	DATE INJURED	VOUCHER TOTAL
CROSBY JR.	POLICE OFFICER	SEVENTH DISTRICT	8/27/95	222.50
CULVER	POLICE OFFICER	TWENTIETH DISTRICT	7/21/95	178.68
CWYNAR	POLICE OFFICER	RECRUIT TRAINING	7/18/95	186.40
CZARNIK	POLICE OFFICER	TWENTY-FOURTH DISTRICT	8/05/95	278.07
CZORNIAK	POLICE OFFICER	TWENTIETH DISTRICT	8/12/95	131.85
DAKURAS	POLICE OFFICER	RECRUIT TRAINING	8/13/95	52.20
DALIEGE	POLICE OFFICER	TWELFTH DISTRICT	10/06/94	31.00
DALLAS	POLICE OFFICER	ELEVENTH DISTRICT	7/25/95	155.00
DALTO	POLICE OFFICER	EIGHTH DISTRICT	2/24/89	597.50
DANDREA	POLICE OFFICER	VICE CONTROL SECTION	4/14/95	1024.50
DARAY	POLICE OFFICER	FIFTH DISTRICT	3/12/95	50.00
DARNELL	POLICE OFFICER	TWENTIETH DISTRICT	7/05/95	589.73
DAVIS	POLICE OFFICER	THIRD DISTRICT	12/21/94	864.00
DAY	POLICE OFFICER	EIGHTH DISTRICT	7/30/95	147.00
DECARLO	POLICE OFFICER	FOURTH DISTRICT	7/01/92	50.00
DECOLA	POLICE OFFICER	TRAFFIC SAFETY AND TRAINING UN	1/24/95	300.50
DECOLIGNY	POLICE OFFICER	SIXTEENTH DISTRICT	6/15/95	395.00
DEJESUS	POLICE OFFICER	TWELFTH DISTRICT	12/24/94	240.00
DELANEY	POLICE OFFICER	FOURTEENTH DISTRICT	4/03/95	95.00
DEMARCO	POLICE OFFICER	TENTH DISTRICT	5/19/95	60.39
DEYOUNG	POLICE OFFICER	TWENTY-FIFTH DISTRICT	7/10/95	975.00
DICKERSON	POLICE OFFICER	BOMB AND ARSON SECTION	8/24/95	916.00
DINEEN	POLICE OFFICER	TWENTY-THIRD DISTRICT	2/01/94	27.00
DOCKS	POLICE OFFICER	SIXTH DISTRICT	5/30/95	850.00
DOMAGALA	POLICE OFFICER	INTELLIGENCE SECTION	2/23/95	1100.00
DREWKE	POLICE OFFICER	THIRD DISTRICT	2/05/94	248.40
EAGLIN	POLICE OFFICER	THIRD DISTRICT	1/31/95	432.00
EASTER	POLICE OFFICER	UNKNOWN	7/14/88	73.63
ECHAVARRIA	POLICE OFFICER	SIXTEENTH DISTRICT	4/07/95	300.50
EDWARDS	POLICE OFFICER	SHARE LAW ENFORCEMENT	9/01/94	185.00
EGAN	POLICE OFFICER	SIXTH DISTRICT	7/06/95	850.00
ENGLISH	POLICE OFFICER	NINTH DISTRICT	7/14/95	835.00
ESCAMILLA	POLICE OFFICER	FIFTH DISTRICT	8/03/93	147.50
ESPINOSA	POLICE OFFICER	EIGHTH DISTRICT	2/03/77	472.05
ESPOSITO	POLICE OFFICER	FOURTEENTH DISTRICT	6/20/95	156.00
ESTES	POLICE OFFICER	EIGHTEENTH DISTRICT	7/12/95	257.00
EVANS	POLICE OFFICER	FOURTH DISTRICT	7/18/95	308.50
FLEISCHACKER	POLICE OFFICER	UNKNOWN	3/01/95	196.26
FLEMING	POLICE OFFICER	THIRD DISTRICT	4/11/95	128.00
FLORES	POLICE OFFICER	SEVENTEENTH DISTRICT	8/05/95	1095.00
FOSTER	POLICE OFFICER	SIXTEENTH DISTRICT	7/30/95	148.95
FOX	POLICE OFFICER	THIRTEENTH DISTRICT	7/10/95	873.50
FRANKO	POLICE OFFICER	EIGHTEENTH DISTRICT	5/07/95	95.00
FRAZIER	POLICE OFFICER	SEVENTH DISTRICT	7/29/95	980.00
GAINES	POLICE OFFICER	NINTH DISTRICT	7/14/95	531.00
GARCIA	POLICE OFFICER	SEVENTH DISTRICT	12/05/94	60.00
	POLICE OFFICER	SEVENTH DISTRICT	7/24/95	155.50
	POLICE OFFICER	SIXTH DISTRICT	10/11/94	22.00
	POLICE OFFICER	SEVENTH DISTRICT	7/06/95	210.05

CITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 11/01/95

REGULAR ORDERS

EMPLOYEE NAME	RANK	UNIT OF ASSIGNMENT	DATE INJURED	VOUCHER TOTAL
*****	*****	*****	*****	*****
GIBBONS	POLICE OFFICER	TWELFTH DISTRICT	5/27/95	21.50
GIERUT	POLICE OFFICER	FIRST DISTRICT	6/25/95	85.00
GIESE	POLICE OFFICER	RECRUIT TRAINING	10/10/86	8053.99
GILLOTT	POLICE OFFICER	TWELFTH DISTRICT	6/07/93	89.00
GONZALES	POLICE OFFICER	TWELFTH DISTRICT	7/09/95	85.00
GRAHAM-BRANDON	POLICE OFFICER	PUBLIC HOUSING DIVISION-SOUTH	7/20/95	890.00
GRANADON	POLICE OFFICER	EIGHTEENTH DISTRICT	5/09/95	432.30
GRAVES	POLICE OFFICER	NINETEENTH DISTRICT	3/18/95	47.00
GRAY	POLICE OFFICER	THIRD DISTRICT	7/07/95	73.50
GREGO	POLICE OFFICER	FOURTEENTH DISTRICT	2/28/95	410.00
GREENWICH	POLICE OFFICER	FOURTEENTH DISTRICT	12/26/82	87.00
GRIFFIN	POLICE OFFICER	TWENTY-SECOND DISTRICT	7/23/93	725.00
GRIFFIN	POLICE OFFICER	DETECTIVE DIV AREA 1 ADMINISTR	1/22/95	75.00
GUERRIERI	POLICE OFFICER	FIFTEENTH DISTRICT	9/06/94	434.34
GUSHINIERE	POLICE OFFICER	THIRD DISTRICT	6/20/95	63.00
HALL	POLICE OFFICER	TWENTIETH DISTRICT	6/23/94	1553.53
HALL-MCPHEE	POLICE OFFICER	SIXTH DISTRICT	6/24/95	338.40
HALPIN	POLICE OFFICER	SEVENTH DISTRICT	7/25/95	419.41
HANSEN	POLICE OFFICER	EIGHTH DISTRICT	7/08/95	147.00
HARRELL	POLICE OFFICER	SEVENTH DISTRICT	7/29/95	147.00
HARRIS	POLICE OFFICER	FIFTH DISTRICT	6/20/95	470.00
HARTFORD	POLICE OFFICER	TWENTIETH DISTRICT	7/20/95	289.80
HAYES JR	POLICE OFFICER	THIRD DISTRICT	7/29/95	164.00
HEAGNEY	POLICE OFFICER	EIGHTEENTH DISTRICT	3/10/95	180.00
HEBEIN	POLICE OFFICER	SEVENTH DISTRICT	7/08/95	63.00
HENRY-PHELPS	POLICE OFFICER	FIFTEENTH DISTRICT	11/29/92	495.00
HERNANDEZ	POLICE OFFICER	TWELFTH DISTRICT	1/22/95	53.00
HERNANDEZ	POLICE OFFICER	TWELFTH DISTRICT	5/11/95	113.39
HERRERA	POLICE OFFICER	THIRTEENTH DISTRICT	4/15/95	87.00
HERRING	POLICE OFFICER	SEVENTH DISTRICT	8/25/93	20145.92
HEYDEN	POLICE OFFICER	TWENTY-FOURTH DISTRICT	7/09/95	168.00
HINMAN-PONTECORE	POLICE OFFICER	TWENTY-SECOND DISTRICT	5/09/95	968.00
HOFFMANN	POLICE OFFICER	FIFTH DISTRICT	7/14/95	63.00
HOLBERT	POLICE OFFICER	SEVENTH DISTRICT	7/25/95	60.00
HUGH	POLICE OFFICER	EIGHTEENTH DISTRICT	12/16/94	7138.99
HUGHES	POLICE OFFICER	THIRD DISTRICT	7/23/95	386.74
IGYARTO	POLICE OFFICER	THIRD DISTRICT	7/25/95	264.15
JACKSON	POLICE OFFICER	SEVENTEENTH DISTRICT	7/20/95	630.00
JACKSON	POLICE OFFICER	ELECTRONICS MAINTENANCE DIVISI	10/14/77	3127.34
JACKSON	POLICE OFFICER	THIRD DISTRICT	9/10/94	1318.42
JACKSON	POLICE OFFICER	SECOND DISTRICT	1/24/95	72.00
JENKINS	POLICE OFFICER	THIRD DISTRICT	7/25/95	187.20
JOHNSON	POLICE OFFICER	FOURTH DISTRICT	1/19/95	128.50
JOHNSON	POLICE OFFICER	TENTH DISTRICT	7/09/95	52.20
JOTAUTAS	POLICE OFFICER	SEVENTH DISTRICT	5/05/95	2365.00
KAMALU	POLICE OFFICER	RECRUIT TRAINING	6/24/95	202.00
KANIA	POLICE OFFICER	TWENTY-FOURTH DISTRICT	7/17/95	352.06
KELLY	POLICE OFFICER	FOURTEENTH DISTRICT	7/16/95	140.00
KELLY	POLICE OFFICER	RECRUIT TRAINING	7/27/95	324.00

***** EMPLOYEE NAME *****	***** RANK *****	***** UNIT OF ASSIGNMENT *****	DATE INJURED	VOUCHER TOTAL
KENNEDY RITA M	POLICE OFFICER	TWELFTH DISTRICT	7/13/95	90.00
KEYES KEVIN	POLICE OFFICER	SEVENTH DISTRICT	7/14/95	251.00
KILROY JUDY L	POLICE OFFICER	EIGHTH DISTRICT	7/27/95	1112.00
KOENIGSHOFER COLLEEN	POLICE OFFICER	EIGHTH DISTRICT	7/08/94	145.00
KOPSKY CHRISTINE A	POLICE OFFICER	TWELFTH DISTRICT	5/04/93	710.66
KOSKI PETER	POLICE OFFICER	TWENTY-FOURTH DISTRICT	7/19/95	288.93
KRISTIE-BONE AUDREY	POLICE OFFICER	MOUNTED UNIT	6/04/95	204.00
KUCHARSKI TIMOTHY	POLICE OFFICER	TENTH DISTRICT	7/04/95	335.07
KULBIDA EDWARD J	POLICE OFFICER	ELEVENTH DISTRICT	7/19/95	234.45
LAMBERT ISAAC A	POLICE OFFICER	THIRD DISTRICT	7/13/95	164.50
LAWSON MARTY C	POLICE OFFICER	SEVENTH DISTRICT	7/19/95	415.95
LAZO ROBERT A	POLICE OFFICER	EIGHTEENTH DISTRICT	7/07/95	1065.20
LESNER STEVEN E	POLICE OFFICER	NINETEENTH DISTRICT	5/31/95	85.00
LEWIS JOHNACE B	POLICE OFFICER	PUBLIC HOUSING DIVISION-NORTH	12/21/94	1563.55
LOGWOOD ALONZO	POLICE OFFICER	SIXTH DISTRICT	6/05/90	428.00
LOVE CAROLE T	POLICE OFFICER	THIRD DISTRICT	12/27/93	2150.00
LUNA ANTHONY	POLICE OFFICER	VICE CONTROL SECTION	6/21/95	1068.00
MACHAIN STEPHEN J	POLICE OFFICER	TWENTY-FIFTH DISTRICT	7/07/95	126.00
MACHINA HENRY M	POLICE OFFICER	AUTO THEFT SECTION	7/15/95	177.00
MADDEN PATRICK J	POLICE OFFICER	TWENTY-SECOND DISTRICT	7/10/95	63.00
MALINOWSKI MICHAEL	POLICE OFFICER	FOURTH DISTRICT	7/22/95	461.50
MANIATES CHRIS	POLICE OFFICER	RECRUIT TRAINING	5/31/90	1404.00
MARKS ROBBIE	POLICE OFFICER	SECOND DISTRICT	1/26/95	532.00
MARTINEZ BENNY R	POLICE OFFICER	TWENTY-FOURTH DISTRICT	7/13/95	242.75
MARTINEZ JAMES	POLICE OFFICER	DETECTIVE DIV AREA 4 ADMINISTR	7/11/95	149.00
MATURA GREGORY F	POLICE OFFICER	TRAINING DIVISION	8/17/92	2011.00
MCCRAY CARLE V	POLICE OFFICER	THIRD DISTRICT	7/05/95	93.60
MCGOVERN JOHN J	POLICE OFFICER	RECRUIT TRAINING	7/15/95	124.00
MIENTUS ALBERT	POLICE OFFICER	DETECTIVE DIV AREA 4 ADMINISTR	7/11/95	1075.00
MIRELES ROSE MARY	POLICE OFFICER	THIRTEENTH DISTRICT	7/10/95	162.00
MOORE RONALD	POLICE OFFICER	PUBLIC HOUSING DIVISION-NORTH	7/09/94	18.00
MORIARITY JOHN J	POLICE OFFICER	THIRTEENTH DISTRICT	7/02/95	480.75
MORIN PAUL A	POLICE OFFICER	FOURTH DISTRICT	7/22/95	589.00
MURPHY THOMAS	POLICE OFFICER	EIGHTEENTH DISTRICT	7/14/95	339.64
MURPHY THOMAS	POLICE OFFICER	FOURTEENTH DISTRICT	7/28/95	82.70
NALLY RONALD	POLICE OFFICER	TWENTYTH DISTRICT	10/25/92	150.00
NICKLES SCOTT R	POLICE OFFICER	TWENTY-THIRD DISTRICT	3/01/95	46.00
NYHAN THOMAS	POLICE OFFICER	EIGHTEENTH DISTRICT	5/07/95	382.78
O'CONNELL SUSAN M	POLICE OFFICER	FOURTH DISTRICT	7/20/95	446.50
OGRADY AILEEN	POLICE OFFICER	TWENTY-FOURTH DISTRICT	12/06/94	933.55
ONEAL MICHAEL	POLICE OFFICER	SEVENTH DISTRICT	7/27/95	345.00
ORTMAN KENNETH	POLICE OFFICER	ELEVENTH DISTRICT	7/16/95	391.50
PELLEGRINI JOHN	POLICE OFFICER	PARKING ENFORCEMENT UNIT	7/15/95	275.00
PEREZ GEORGE A	POLICE OFFICER	TENTH DISTRICT	6/28/95	60.39
PIENTA RONALD L	POLICE OFFICER	NINTH DISTRICT	7/10/95	745.00
PREWOZNIK DINA M	POLICE OFFICER	FIFTEENTH DISTRICT	7/09/95	513.57
GUARLES TRACY L	POLICE OFFICER	FIFTH DISTRICT	7/14/95	105.00
GUILES NILDA Z	POLICE OFFICER	THIRTEENTH DISTRICT	7/15/95	278.60
REAVES KEISHA	POLICE OFFICER	SENIOR CITIZENS SERVICE DIVISI	7/02/95	130.00

CITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 11/01/95

REGULAR ORDERS

***** EMPLOYEE NAME *****	***** RANK *****	***** UNIT OF ASSIGNMENT *****	DATE INJURED	VOUCHER TOTAL
REED	POLICE OFFICER	TWENTY-SECOND DISTRICT	7/13/95	391.00
RHODES	POLICE OFFICER	FIFTH DISTRICT	7/31/95	314.50
RICE	POLICE OFFICER	VICE CONTROL SECTION	5/08/95	653.98
RICHARDSON	POLICE OFFICER	NINTH DISTRICT	7/13/95	130.00
RILEY	POLICE OFFICER	SEVENTH DISTRICT	7/04/95	147.00
RILEY	POLICE OFFICER	THIRD DISTRICT	7/02/95	250.00
RIMKUS	POLICE OFFICER	TWENTY-FIRST DISTRICT	7/12/95	850.00
ROBINSON	POLICE OFFICER	ELEVENTH DISTRICT	8/12/93	90.00
ROCHE-MAHONEY	POLICE OFFICER	SIXTH DISTRICT	7/15/95	1027.00
RUHL	POLICE OFFICER	FIFTH DISTRICT	7/07/95	308.00
SAMUEL	POLICE OFFICER	EIGHTH DISTRICT	8/01/95	147.00
SANDOVAL	POLICE OFFICER	THIRD DISTRICT	11/01/94	17026.77
SANGIRARDI	POLICE OFFICER	SIXTH DISTRICT	7/26/95	386.00
SCHULER	POLICE OFFICER	FIRST DISTRICT	11/18/78	3036.00
SHADER-JOHNSON	POLICE OFFICER	TWENTY-FOURTH DISTRICT	7/13/95	172.27
SILVA	POLICE OFFICER	TWENTY-THIRD DISTRICT	7/13/95	404.00
SIMPSON-BRYANT	POLICE OFFICER	EIGHTH DISTRICT	7/07/95	428.00
SINGLETON	POLICE OFFICER	ELEVENTH DISTRICT	12/12/94	113.00
SMITH	POLICE OFFICER	NINTH DISTRICT	1/28/95	155.25
SMITH	POLICE OFFICER	SEVENTH DISTRICT	7/15/95	81.00
SNYDER	POLICE OFFICER	RECRUIT TRAINING	7/07/95	147.00
SOLAVA	POLICE OFFICER	RECRUIT TRAINING	7/07/95	400.00
SOTO	POLICE OFFICER	TWENTIETH DISTRICT	7/21/95	642.22
SPECKER	POLICE OFFICER	SEVENTH DISTRICT	4/28/94	2208.19
SPRAGGINS	POLICE OFFICER	TENTH DISTRICT	7/22/95	52.20
SPRAGGINS	POLICE OFFICER	FIRST DISTRICT	12/10/94	430.05
ST. PIERRE	POLICE OFFICER	TWENTY-THIRD DISTRICT	7/06/95	178.50
STOREY	POLICE OFFICER	SECOND DISTRICT	1/14/83	270.00
STRZALKA	POLICE OFFICER	COMMUNICATIONS OPERATIONS SECT	2/25/95	71.75
SUTTON	POLICE OFFICER	THIRTEENTH DISTRICT	7/25/95	250.70
TATE	POLICE OFFICER	TWELFTH DISTRICT	1/23/95	31.00
TELLEZ	POLICE OFFICER	TWENTIETH DISTRICT	7/30/95	137.70
THOME	POLICE OFFICER	EIGHTEENTH DISTRICT	6/21/95	22.00
THOMPSON	POLICE OFFICER	TWENTY-FIRST DISTRICT	10/11/94	70.00
TORRES	POLICE OFFICER	FIFTH DISTRICT	2/18/95	301.50
TORRES	POLICE OFFICER	TENTH DISTRICT	7/10/95	190.20
TUMAN	POLICE OFFICER	FIRST DISTRICT	6/09/94	47.25
TUREK	POLICE OFFICER	NINTH DISTRICT	10/02/94	132.35
VARGAS	POLICE OFFICER	THIRTEENTH DISTRICT	7/25/95	320.00
VELEZ	POLICE OFFICER	TWELFTH DISTRICT	7/20/95	67.00
WAGNER	POLICE OFFICER	ELEVENTH DISTRICT	7/03/95	52.20
WARD	POLICE OFFICER	TWENTY-FOURTH DISTRICT	7/22/95	162.71
WASICKI	POLICE OFFICER	TWENTY-FIFTH DISTRICT	7/04/95	32.00
WEGNER	POLICE OFFICER	THIRTEENTH DISTRICT	7/19/95	247.10
WICKRAMASEKERA	POLICE OFFICER	EIGHTH DISTRICT	7/15/95	285.20
	POLICE OFFICER	FOURTEENTH DISTRICT	7/23/95	320.50
	POLICE OFFICER	OHARE LAW ENFORCEMENT	6/17/95	877.00
	POLICE OFFICER	UNKNOWN	5/05/95	10.00
	POLICE OFFICER	TWENTIETH DISTRICT	7/29/95	325.00

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REPORTS OF COMMITTEES

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CITY OF CHICAGO  
CITY COUNCIL ORDERS  
COUNCIL MEETING OF 11/01/95  
REGULAR ORDERS

EMPLOYEE NAME	RANK	UNIT OF ASSIGNMENT	DATE INJURED	VOUCHER TOTAL
WILLIAMS	POLICE OFFICER	SECOND DISTRICT	3/09/95	79.00
WILLIAMSON	POLICE OFFICER	FIFTH DISTRICT	7/15/95	56.00
WINBURN	POLICE OFFICER	THIRTEENTH DISTRICT	7/14/95	134.00
YAMANE	POLICE OFFICER	TWENTIETH DISTRICT	7/04/95	331.36
ZAEHRINGER	POLICE OFFICER	TWENTY-FOURTH DISTRICT	7/13/95	194.50
ZAPRZALKA	POLICE OFFICER	SEVENTEENTH DISTRICT	7/15/95	207.90
ZIOLKOWSKI	POLICE OFFICER	ELEVENTH DISTRICT	7/24/95	240.60
ZORKO	POLICE OFFICER	TWENTIETH DISTRICT	7/23/95	392.08
ALEX	PARAMEDIC	AMBULANCE 16	5/31/95	770.00
ALLEN	FIREFIGHTER	EMERGENCY MEDICAL SERVICES HDQ	6/21/95	589.00
BAER	FIREFIGHTER	ENGINE COMPANY 110	7/28/95	151.20
BAILEY	FIREFIGHTER	TRUCK 60	8/29/95	3541.50
BARRERA	FIREFIGHTER	TRUCK 22	6/24/95	8930.86
BATIZ	PARAMEDIC	AMBULANCE 45	8/31/94	130.00
BIONDO	FIREFIGHTER	TRUCK 30	11/17/94	2127.66
BRADY	LIEUTENANT	ENGINE COMPANY 79	5/16/94	50.00
BRANNIGAN	FIREFIGHTER	ENGINE COMPANY 47	4/12/95	87.30
BYRNE	FIREFIGHTER	ENGINE COMPANY 123	8/12/95	263.00
BYRNES	PARAMEDIC	AMBULANCE 20	12/13/94	38.00
CALES	FIREFIGHTER	ENGINE COMPANY 8	4/09/83	140.00
CALKINS	FIREFIGHTER	TRUCK 48	7/19/95	442.25
CALZAVARA	ENGINEER	ENGINE COMPANY 118	2/08/95	875.00
CAPJAK	FIREFIGHTER	ENGINE COMPANY 84	6/18/94	48.00
CARROLL	LIEUTENANT	DISTRICT RELIEF 5	7/15/95	347.20
CERRY	FIREFIGHTER	UNKNOWN	9/11/94	77.00
CONNELLY	FIREFIGHTER	TRUCK 45	6/11/95	32.00
COSGROVE	FIREFIGHTER	UNKNOWN	6/15/95	614.00
COULTER	FIREFIGHTER	TRUCK 61	6/02/94	60.00
CURTIN	PARAMEDIC	AMBULANCE 38	7/19/95	277.50
DESILVA-KING-LOZDOSKI	PARAMEDIC	AMBULANCE 37	8/30/94	699.13
DOGGETT	FIREFIGHTER	TRUCK 3	6/15/95	85.00
DORY	LIEUTENANT	SQUAD 5	4/15/95	976.34
DUCH	FIREFIGHTER	ENGINE COMPANY 118	8/20/95	253.41
DUHART	FIREFIGHTER	UNKNOWN	4/04/94	498.00
ENHELDER	LIEUTENANT	ENGINE COMPANY 63	11/19/94	282.80
ESTRADA	FIREFIGHTER	ENGINE COMPANY 35	8/30/95	288.85
FATA	FIREFIGHTER	ENGINE COMPANY 56	7/26/95	85.00
FELLOWS	ENGINEER	ENGINE COMPANY 61	4/06/95	1259.23
FERGUSON	FIREFIGHTER	ENGINE COMPANY 50	5/20/95	181.80
FISHER	FIREFIGHTER	SNORKEL SQUAD 3	5/12/95	450.00
FITZPATRICK	FIREFIGHTER	TRUCK 3	6/15/95	91.00
FRAIN	FIREFIGHTER	UNKNOWN	5/31/95	1515.00
GARDLEY	PARAMEDIC	AMBULANCE 15	12/08/91	1095.00
GARR	LIEUTENANT	DISTRICT RELIEF 1	6/15/95	468.00
GONZALEZ	FIREFIGHTER	TRUCK 5	1/12/95	115.10
GRASSMUCK	PARAMEDIC	AMBULANCE 4	5/20/95	236.50
GRECO	FIREFIGHTER	SQUAD 2	3/10/95	376.00
GUTIERREZ	PARAMEDIC	UNKNOWN	8/18/95	147.00
GUZMAN	FIREFIGHTER	SQUAD 2	5/31/95	25.00

CITY OF CHICAGO  
CITY COUNCIL ORDERS  
COUNCIL MEETING OF 11/01/95  
REGULAR ORDERS

EMPLOYEE NAME	RANK	UNIT OF ASSIGNMENT	DATE INJURED	VOUCHER TOTAL
HALLORAN	FIREFIGHTER	TRUCK 29	2/11/92	90.00
HANDS	FIREFIGHTER	TRUCK 3	6/15/95	893.00
HANNON	POLICE OFFICER	UNKNOWN	8/27/95	308.00
HARPER	FIREFIGHTER	TRUCK 14	11/01/94	30.00
HARTE	CAPTAIN	EMS DISTRICT 4 HEADQUARTERS &	8/16/95	46.00
HAUSER	FIREFIGHTER	TRUCK 31	5/04/84	54.00
HEINRICH	PARAMEDIC	UNKNOWN	4/28/95	380.00
HOCK	FIREFIGHTER	SNORKEL SQUAD 3	10/31/94	4841.45
HOKER	LIEUTENANT	DISTRICT RELIEF 6	7/13/88	4879.21
HORNER	PARAMEDIC	AMBULANCE 4	5/18/95	544.00
HOSTY	FIREFIGHTER	TRUCK 60	6/26/95	70.00
HOWARD	FIREFIGHTER	ENGINE COMPANY 11	10/04/93	1920.00
HUGEL	PARAMEDIC	UNKNOWN	4/29/94	85.00
HUMPHREY	FIREFIGHTER	ENGINE COMPANY 28	2/07/95	3428.70
HUMPHRIES	FIREFIGHTER	ENGINE COMPANY 129	4/21/94	70.00
IWEMA	PARAMEDIC	AMBULANCE 10	7/10/95	221.39
JACKSON	FIREFIGHTER	ENGINE COMPANY 93	3/23/95	6118.60
JOHNSON	PARAMEDIC	EMS DISTRICT 5 HEADQUARTERS & R	7/09/93	18.00
KANIA	PARAMEDIC	UNKNOWN	6/03/95	1211.00
KING	PARAMEDIC	AMBULANCE 44	5/31/95	2257.00
KOSMOSKI	FIREFIGHTER	UNKNOWN	12/11/94	206.00
KROULADIS	PARAMEDIC	AMBULANCE 37	7/11/95	94.00
LEWIS	PARAMEDIC	AMBULANCE 37	7/24/95	160.68
LINK	FIREFIGHTER	ENGINE COMPANY 99	7/28/95	438.00
LOONEY	FIREFIGHTER	TRUCK 31	10/04/94	25.00
LUNZ	FIREFIGHTER	ENGINE COMPANY 38	11/28/87	5160.00
LYNCH	FIREFIGHTER	TRUCK 35	7/12/95	409.00
MAAYTEH	ENGINEER	TRUCK 15	7/20/95	235.00
MAGLIANO	PARAMEDIC	DISTRICT RELIEF 5	7/31/95	111.25
MARINDS	PARAMEDIC	EMS DISTRICT 5 HEADQUARTERS & R	8/01/94	70.00
MCCURRIE-ZOUBEK	PARAMEDIC	AMBULANCE 43	7/03/95	2575.00
MCDERMOTT	LIEUTENANT	DISTRICT RELIEF 1	5/05/95	589.50
MCGILL	FIREFIGHTER	UNKNOWN	6/19/95	60.39
MCGINNIS	FIREFIGHTER	ENGINE COMPANY 77	5/07/95	1264.00
MCMAHON	ENGINEER	UNKNOWN	6/27/95	100.00
MCMAHARA	LIEUTENANT	SQUAD 3	2/19/88	45.00
MILLER	FIREFIGHTER	ENGINE COMPANY 43	5/24/95	119.50
MUHAMMAD	PARAMEDIC	AMBULANCE 45	5/04/94	95.00
NELSON	FIREFIGHTER	ENGINE COMPANY 39	3/02/95	11393.98
NORTON	FIREFIGHTER	ENGINE COMPANY 7	2/01/95	1082.00
NUDD	FIREFIGHTER	TRUCK 30	6/29/95	69.00
OTTO	PARAMEDIC	UNKNOWN	4/01/95	65.00
PADILLA	FIREFIGHTER	UNKNOWN	7/26/94	245.00
PETRASEK	CAPTAIN	ENGINE COMPANY 47	6/02/86	450.00
PHALIN	PARAMEDIC	AMBULANCE 42	4/04/94	27.99
PIIRONEN	PARAMEDIC	UNKNOWN	1/27/91	79.94
PONTECORE	LIEUTENANT	TRUCK 48	4/28/95	272.00
REARDON	FIREFIGHTER	ENGINE COMPANY 92	1/03/90	216.00
RICHTER	ENGINEER	ENGINE COMPANY 14	7/31/95	65.00

CITY OF CHICAGO  
CITY COUNCIL ORDERS  
COUNCIL MEETING OF 11/01/95

REGULAR ORDERS

***** EMPLOYEE NAME *****	***** RANK *****	***** UNIT OF ASSIGNMENT *****	DATE INJURED	VOUCHER TOTAL
ROBERTS	FIREFIGHTER	UNKNOWN	1/10/95	1099.00
ROBINSON	PARAMEDIC	AMBULANCE 15	6/08/94	1437.75
ROSA	PARAMEDIC	AMBULANCE 47	7/07/95	701.00
RYDING	PARAMEDIC	AMBULANCE 13	10/25/94	120.37
SCHMIDT	PARAMEDIC	EMS DISTRICT 5 HEADQUATERS & R	9/05/93	70.00
SCIANNA	LIEUTENANT	DISTRICT RELIEF 2	6/09/95	31.00
SEBASTIAN	FIREFIGHTER	TRUCK 35	5/23/94	763.00
SEEBAUER	PARAMEDIC	AMBULANCE 26	4/05/93	250.00
SHELTON	LIEUTENANT	TRUCK 40	10/31/94	116.00
SHELTON	LIEUTENANT	TRUCK 40	12/03/94	58.00
SLOYAN	FIREFIGHTER	ENGINE COMPANY 60	11/03/94	175.00
SPENCER	FIREFIGHTER	TRUCK 27	6/17/95	1626.00
STEWART	CAPTAIN	DISTRICT HEADQUARTERS 1	2/03/85	1620.00
STRICKLER	FIREFIGHTER	SQUAD 1	4/10/90	140.00
TOOMEY	FIREFIGHTER	TRUCK 49	7/31/95	46.00
TROTT	FIREFIGHTER	TRUCK 15	6/24/95	303.90
VANBUSKIRK	FIREFIGHTER	ENGINE COMPANY 11	2/21/95	70.00
WILLIAMS	CAPTAIN	FIRE SUPPRESSION HEADQUARTERS	7/04/95	948.00
WILLIAMS	FIREFIGHTER	TRUCK 27	7/04/95	113.00
WITT	PARAMEDIC	AMBULANCE 29	7/05/95	156.81
WORKER	LIEUTENANT	ENGINE COMPANY 95	4/27/92	1191.19
WRATSCHKO	FIREFIGHTER	SQUAD 3	5/04/62	1011.89
YORE	CAPTAIN	ENGINE COMPANY 16	2/23/92	1284.00
YORK	PARAMEDIC	AMBULANCE 42	7/13/95	665.75
YORK	FIREFIGHTER	TRUCK 40	12/22/94	77.00

CITY OF CHICAGO  
CITY COUNCIL ORDERS  
COUNCIL MEETING OF 11/01/95  
THIRD PARTY ORDERS

***** EMPLOYEE NAME *****	***** RANK *****	***** UNIT OF ASSIGNMENT *****	DATE INJURED	VOUCHER TOTAL
ALBERTI	POLICE OFFICER	SIXTEENTH DISTRICT	11/08/92	88.00
ALDRIDGE	POLICE OFFICER	SEVENTH DISTRICT	1/29/95	831.00
ANDERSON	POLICE OFFICER	EIGHTH DISTRICT	8/17/95	130.00
ANTHONY	POLICE OFFICER	SIXTH DISTRICT	6/28/95	250.00
AYERS	POLICE OFFICER	EIGHTEENTH DISTRICT	2/16/94	12589.70
BATKA	POLICE OFFICER	TWENTY-SECOND DISTRICT	8/13/94	3561.00
BELLA	POLICE OFFICER	TWENTY-FIFTH DISTRICT	8/06/95	133.00
BERRY	POLICE OFFICER	PUBLIC HOUSING DIVISION-NORTH	6/03/95	167.00
BERRY	POLICE OFFICER	PARKING ENFORCEMENT UNIT	7/22/95	90.00
BERRY	POLICE OFFICER	SEVENTH DISTRICT	6/05/95	20.00
BEST	POLICE OFFICER	FIFTEENTH DISTRICT	7/19/95	34.00
BIALECKI	POLICE OFFICER	OHARE LAW ENFORCEMENT	8/02/95	401.00
BIELECKI	POLICE OFFICER	NARCOTICS SECTION	6/23/95	850.00
BONADURER	POLICE OFFICER	FIFTH DISTRICT	4/16/94	110.00
BOND	POLICE OFFICER	FOURTEENTH DISTRICT	3/20/95	850.00
BORVAN	POLICE OFFICER	FIRST DISTRICT	3/12/87	50.00
BRADY	POLICE OFFICER	FIFTH DISTRICT	5/31/95	525.50
BRANNON	POLICE OFFICER	FOURTH DISTRICT	7/27/95	412.50
BRIGHT	POLICE OFFICER	FIFTH DISTRICT	2/23/95	26.00
CAPORUSSO	POLICE OFFICER	DETECTIVE DIV AREA 6 ADMINISTR	10/27/70	30.00
CASCOE	POLICE OFFICER	FIRST DISTRICT	8/11/95	195.00
CASTRO-SHEERAN	POLICE OFFICER	ELEVENTH DISTRICT	8/23/95	99.20
CAVIN	POLICE OFFICER	FOURTH DISTRICT	11/21/94	298.00
CHAVEZ	POLICE OFFICER	TENTH DISTRICT	8/13/95	57.15
CHRISTOPHER	POLICE OFFICER	TWENTIETH DISTRICT	7/28/95	645.00
CONCKUS	POLICE OFFICER	EIGHTH DISTRICT	5/07/93	80.00
CONTRERAS	POLICE OFFICER	FIFTEENTH DISTRICT	6/11/95	98.00
COTTER	POLICE OFFICER	SEVENTEENTH DISTRICT	5/29/95	975.00
COOPER	POLICE OFFICER	TWENTY-FOURTH DISTRICT	11/20/94	114.00
CRAIG	POLICE OFFICER	SEVENTEENTH DISTRICT	8/06/95	369.00
CRIVOKAPICH	POLICE OFFICER	FIFTH DISTRICT	9/13/94	1091.72
CROWLEY	POLICE OFFICER	SECOND DISTRICT	9/04/87	1179.57
CRWICK	POLICE OFFICER	SEVENTEENTH DISTRICT	6/18/95	38.00
DAVIS	POLICE OFFICER	SIXTH DISTRICT	8/23/95	802.80
DAVIS	POLICE OFFICER	TENTH DISTRICT	7/13/95	233.90
DELLORTO	POLICE OFFICER	TWENTY-SECOND DISTRICT	5/19/95	189.00
DIAZ	POLICE OFFICER	TENTH DISTRICT	8/25/93	1939.00
DIAZ	POLICE OFFICER	THIRTEENTH DISTRICT	3/15/95	200.00
DIGIACOMO	POLICE OFFICER	NARCOTICS SECTION	2/16/95	2500.00
DIVITO	POLICE OFFICER	TWENTY-FOURTH DISTRICT	8/13/95	412.81
DIX III	POLICE OFFICER	THIRD DISTRICT	1/18/95	68.88
DOHERTY	POLICE OFFICER	TWENTY-SECOND DISTRICT	2/08/95	529.50
DOLAN	POLICE OFFICER	EIGHTEENTH DISTRICT	1/28/95	49.00
DOMENECH	POLICE OFFICER	FOURTEENTH DISTRICT	3/28/95	560.00
ESCOBAR	POLICE OFFICER	SEVENTEENTH DISTRICT	8/03/94	55.00
FISSINGER	POLICE OFFICER	EIGHTH DISTRICT	5/03/94	600.00
GILLESPIE	POLICE OFFICER	SEVENTEENTH DISTRICT	5/29/95	1013.20
GONZALEZ	POLICE OFFICER	TENTH DISTRICT	10/16/94	108.75
GUERRERO	POLICE OFFICER	TENTH DISTRICT	12/30/94	90.00

CITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 11/01/95

THIRD PARTY ORDERS

\*\*\*\*\* EMPLOYEE NAME \*\*\*\*\* RANK \*\*\*\*\* UNIT OF ASSIGNMENT \*\*\*\*\* DATE INJURED VOUCHER TOTAL

EMPLOYEE NAME	RANK	UNIT OF ASSIGNMENT	DATE INJURED	VOUCHER TOTAL
HAMAD	POLICE OFFICER	ELEVENTH DISTRICT	7/14/95	654.00
HANSEN	POLICE OFFICER	TWENTY-SECOND DISTRICT	2/11/93	523.00
HARRIS	POLICE OFFICER	SEVENTH DISTRICT	7/02/95	207.00
HERRERA-SOTO-KOHNEN	POLICE OFFICER	NINETEENTH DISTRICT	7/02/95	1055.00
HICKEY	POLICE OFFICER	SIXTEENTH DISTRICT	7/09/93	14068.80
HILL	POLICE OFFICER	SEVENTH DISTRICT	7/27/95	399.70
HILLMAN	POLICE OFFICER	FOURTEENTH DISTRICT	6/11/94	161.00
HOLDEN	POLICE OFFICER	RECRUIT TRAINING	7/15/95	428.00
HOVANEK	POLICE OFFICER	TWENTY-THIRD DISTRICT	3/30/95	596.56
HUERTAS	POLICE OFFICER	FOURTEENTH DISTRICT	3/14/95	83.00
IMPASTATO	POLICE OFFICER	SEVENTEENTH DISTRICT	7/29/95	27.00
JAKS	POLICE OFFICER	TWENTY-FOURTH DISTRICT	1/26/94	190.00
JOYNER	POLICE OFFICER	YOUTH DIVISION AREA ONE	2/05/86	1210.00
LEE	POLICE OFFICER	PARK ENFORCEMENT UNIT	7/22/95	63.00
LEIPERT	POLICE OFFICER	OHARE LAW ENFORCEMENT	7/05/95	94.00
MAGUIRE	POLICE OFFICER	SEVENTEENTH DISTRICT	7/23/95	64.00
MANNING	POLICE OFFICER	INTERSECTION CONTROL UNIT	6/01/92	405.00
MASON-IOBAL	POLICE OFFICER	THIRD DISTRICT	2/01/95	2013.00
MCGIVNEY	POLICE OFFICER	EIGHTH DISTRICT	5/02/95	149.69
MILLER	POLICE OFFICER	TENTH DISTRICT	6/08/93	998.00
MITZNER	POLICE OFFICER	EIGHTEENTH DISTRICT	12/22/93	152.00
MURRAY	POLICE OFFICER	SIXTEENTH DISTRICT	10/27/94	68.00
NIEVES	POLICE OFFICER	NINTH DISTRICT	7/21/95	450.00
OWENS	POLICE OFFICER	FIFTEENTH DISTRICT	7/14/95	447.60
PARISI	POLICE OFFICER	SEVENTEENTH DISTRICT	7/08/95	331.65
PASCHALL	POLICE OFFICER	SIXTEENTH DISTRICT	7/28/95	899.00
PISTELLO	POLICE OFFICER	YOUTH DIVISION AREA TWO	11/03/94	927.76
POWE	POLICE OFFICER	ELEVENTH DISTRICT	7/25/95	261.10
POWELL	POLICE OFFICER	SEVENTEENTH DISTRICT	9/29/93	180.00
PRAMPIN	POLICE OFFICER	FOURTEENTH DISTRICT	5/24/95	1880.00
PUCHALSKI	POLICE OFFICER	FOURTH DISTRICT	7/04/95	3398.66
RAMIREZ	POLICE OFFICER	FOURTH DISTRICT	7/04/95	102.70
RODRIGUEZ	POLICE OFFICER	TWENTIETH DISTRICT	7/28/95	1406.63
SARLITTO-MORSE	POLICE OFFICER	EIGHTEENTH DISTRICT	7/20/95	461.85
SCALETTA	POLICE OFFICER	TWENTIETH DISTRICT	7/11/95	683.53
SPAULDING	POLICE OFFICER	FOURTH DISTRICT	7/27/95	497.00
SWEENEY	POLICE OFFICER	SIXTEENTH DISTRICT	9/26/94	197.10
SZELAG	POLICE OFFICER	NINETEENTH DISTRICT	8/24/94	3570.68
THOMAS	POLICE OFFICER	THIRD DISTRICT	1/29/95	65.00
WALSH	POLICE OFFICER	NINETEENTH DISTRICT	7/02/95	1503.00
WARD	POLICE OFFICER	FOURTH DISTRICT	7/07/95	300.00
WARE	POLICE OFFICER	DETACHED SERVICES-MISCELLANEDU	4/20/87	1434.50
WILLIAMS	POLICE OFFICER	FOURTH DISTRICT	7/07/95	1142.00
WILLIAMS	POLICE OFFICER	NARCOTICS SECTION	7/18/95	135.00
YAMASHIROYA	POLICE OFFICER	DETECTIVE DIV AREA 3 ADMINISTR	7/03/95	340.00
BUCKO	FIREFIGHTER	ENGINE COMPANY 69	7/16/95	150.00
DESILVA-KING-LOZDOSKI	PARAMEDIC	AMBULANCE 37	4/08/95	133.37
DWYER	FIREFIGHTER	TRUCK 33	9/09/92	1147.00
EARL	FIREFIGHTER	TRUCK 10	7/14/88	1566.21

CITY OF CHICAGO

CITY COUNCIL ORDERS

COUNCIL MEETING OF 11/01/95

THIRD PARTY ORDERS

EMPLOYEE NAME	RANK	UNIT OF ASSIGNMENT	DATE INJURED	VOUCHER TOTAL
*****	*****	*****	*****	*****
ANGELO	FIREFIGHTER	ENGINE COMPANY 84	7/29/95	50.00
GABRIEL	PARAMEDIC	AMBULANCE 11	2/16/95	1314.00
SONIA	FIREFIGHTER	UNKNOWN	6/19/95	441.90
JIMMIE	FIREFIGHTER	ENGINE COMPANY 65	6/13/95	409.50
IMPARATO				
LEON				
PADILLA				
SLAUGHTER				

(Continued from page 8834)

CHICAGO, November 1, 1995.

*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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said order as passed:

*Ordered*, That the City Comptroller is 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:

*Damage To Vehicle.*

*Department Of Fleet Management:  
Account Number 100-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
Gwendolyn Golden 2116 North Spaulding Avenue Chicago, Illinois 60647	11/24/93 600 West Lake Street	\$1,108.00 40.00*

*Damage To Property.*

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

Name And Address	Date And Location	Amount
Mary Lou Vanzant 1964 East 72nd Place Chicago, Illinois 60649	10/18/92 7614 South Kingston Avenue	\$200.00

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\* To City of Chicago, Bureau of Parking

*Damage To Vehicle.*

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

Name And Address	Date And Location	Amount
Darrell Wilson Titus 9922 South Oglesby Avenue Chicago, Illinois 60617	7/13/90 641 South Lake Shore Drive	\$ 280.00
Otis L. Green 6640 South Sangamon Street Chicago, Illinois 60621	6/14/92 6632 South Sangamon Street	850.00
Melinda Longford Power 2825 North Troy Street Chicago, Illinois 60618	9/25/91 1983 Dodge Colt -- damage due to towing -- claimant states back window	60.00
Evelyn Shedden and Economy Fire and Casualty P.O. Box 441 Freeport, Illinois 61032	4/29/94 North Harding Avenue and North Elston Avenue	1,200.00

*Damage To Vehicle.*

*Department Of Public Works/Division Of Bridge Operations And Main:  
Account Number 100-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
Harry James Sibley, Sr. 48 Portwine Roselle, Illinois 60172	7/13/92 Southport/Cortland Bridge	\$ 172.00

*Damage To Vehicle.*

*Department Of Revenue:  
Account Number 100-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
Alvin Walker and GEICO 4295 Ocmulgee East Boulevard Macon, Georgia 31296	1/6/95 510 North Peshtigo Court	\$746.00 170.00*

*Damage To Property.*

*Department Of Sewer:  
Account Number 314-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
The Peoples Gas Light and Coke Company File 85-0-287 19th Floor 130 East Randolph Street Chicago, Illinois 60601	3/3/94 7224 South Carpenter Street	\$647.00

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\* To City of Chicago, Bureau of Parking

*Damage To Vehicle.*

*Department Of Sewer:  
Account Number 314-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
Diane Callahan 3211 South Racine Avenue Chicago, Illinois 60608	6/15/95 2400 West 51st Street	\$ 558.00 50.00*
Matthew Howard 25 Swift Lane Naperville, Illinois 60565	1/12/95 2440 North Ashland Avenue	400.00
Robert Martin and Safeco Insurance Company Suite 1100 2800 West Higgins Road Hoffman Estates, Illinois 60195	7/7/92 6500 South Wentworth Avenue	1,375.00
Robert Sangster 1515 West Monroe Street Chicago, Illinois 60607	5/1/95 1622 West Jackson Boulevard	602.00
Joann Tate 315 Marengo Forest Park, Illinois 60130	5/21/95 642 North Central Avenue	63.00

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\* To City of Chicago, Bureau of Parking

*Damage To Property.*

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

Name And Address	Date And Location	Amount
Martin I. Girard Apartment 305 4631 North Paulina Street Chicago, Illinois 60640	7/21/95 North Ashland Avenue and West Summerdale Avneue	\$ 2.50

*Damage To Vehicle.*

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

Name And Address	Date And Location	Amount
Leah S. Averick 2737 West Fargo Avenue Chicago, Illinois 60645	6/17/92 West Fargo Avenue and North Campbell Avenue	\$280.00 70.00*
Daphne Bennett Apartment 2402 750 North Dearborn Street Chicago, Illinois 60610	1/29/94 1210 North LaSalle Street	190.00
Barbara Ann Bielecki 2738 North St. Louis Avenue Chicago, Illinois 60647	1/29/94 3220 North Kedzie Avenue	16.00 50.00*

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\* To City of Chicago, Bureau of Parking

Name And Address	Date And Location	Amount
Carolyn Brown-Lofton 11160 South Esmond Street Chicago, Illinois 60643	2/9/94 2200 West 51st Street	\$ 435.00
Beth Mickley, in care of Community Nutrition Network 224 North Desplaines Street Chicago, Illinois 60661	3/16/94 3157 West Touhy Avenue	95.00
Linda Lee Kroupa 2914 North Shore Drive Delavan, Wisconsin 53115	2/16/94 1100 North Wolcott Avenue	100.00
Denise James 11336 South Forest Avenue Chicago, Illinois 60628	3/25/94 9502 South Cottage Grove Avenue	57.50
Renee M. Coleman 138 East 133rd Street Chicago, Illinois 60627	2/27/94 East 95th and South Colfax Avenue	68.00
William Cozzi 7218 West Seminole Street Chicago, Illinois 60631	1/25/94 5555 West Palmer Street	43.00 150.00*
Audree Epstein Number 3907 2650 North Lakeview Avenue Chicago, Illinois 60614	3/7/94 1000 North Michigan Avenue	102.00
Daniel J. Feeney 9404 Henrietta Brookfield, Illinois 60513	2/25/94 4403 West 63rd Street	186.00 75.00*

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\* To City of Chicago, Bureau of Parking

Name And Address	Date And Location	Amount
Rosemary Gordon and American Ambassador Casualty Company Suite 300E 1501 East Woodfield Road Schamburg, Illinois 60173	9/18/93 East 63rd Street and South Dr. Martin Luther King, Jr. Drive	\$ 620.00 120.00*
Harrison Leroy Gunter 1431 East 33rd Avenue Hobart, Indiana 46342	10/26/94 East 31st Street and South Lake Shore Drive	49.86
James A. Kepler and Crum and Foster Personal Insurance 305 Madison Avenue P.O. Box 1922 Morristown, New Jersey 07962	10/4/91 2275 North Lincoln Avenue	1,500.00
Martin Kluch 4153 North Narragansett Avenue Chicago, Illinois 60634	12/16/94 4153 North Narragansett Avenue	1,075.00
Cynthia Nacey Apartment 5129 300 North State Street Chicago, Illinois 60610	9/26/93 1630 West Armitage Avenue	54.00
Nicholas Mirando and American International Insurance P.O. Box 15436 Wilmington, Delaware 19850	3/25/93 1551 North LaSalle Street	1,380.00
James T. Muellner 600 South Prospect Avenue Park Ridge, Illinois 60068	2/18/94 2825 West Belmont Avenue	100.00

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\* To City of Chicago, Bureau of Parking

Name And Address	Date And Location	Amount
Mariann Eileen Murtaugh 10336 South Tripp Avenue Oak Lawn, Illinois 60453	10/6/93 West 59th Street and South Damen Avenue	\$ 55.00
Daniel Plaza 3025 North Newland Avenue Chicago, Illinois 60634	5/10/94 3509 North Kimball Avenue	107.00
Mariano Rosa 3100 North Bernard Street Chicago, Illinois 60618	4/29/95 3735 West Diversey Avenue	486.00
Terry Sruck 1306 West Eddy Street Chicago, Illinois 60657	5/10/93 4142 North Ridgeway Avenue	134.75 325.25*
Shannon Kristine Tobin Apartment 3 3511 North Reta Avenue Chicago, Illinois 60657	4/9/94 West Irving Park Road and North Southport Avenue	144.00
Staci Jill Wagner 1605 Florida Avenue North Golden Valley, Minnesota 55427	3/12/94 29 East Congress Parkway	169.87
Amy M. Walczak 508 Burkes Drive Coraopolis, Pennsylvania 15108	2/19/94 150 West Chicago Avenue	199.00
Steven C. Wallace 419 West 102nd Street Chicago, Illinois 60628	6/2/93 4800 South Pulaski Road	58.00

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\* To City of Chicago, Bureau of Parking

*Damage To Vehicle.*

*Department Of Transportation/Bureau Of Bridges:  
Account Number 300-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
Pamela L. Zeiger and Country Mutual Insurance Company P. O. Box 2100 Bloomington, Illinois 61702	3/21/95 2608 South Damen Avenue	\$355.00

*Damage To Property.*

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

Name And Address	Date And Location	Amount
Ameritech Illinois Headquarters Room 2H 212 West Washington Street Chicago, Illinois 60606	7/27/94 East 58th and South Maryland Avenue	\$916.00
Ameritech Illinois Headquarters Room 2H 212 West Washington Street Chicago, Illinois 60606	10/14/94 West 105th and South Sawyer Avenue	402.00
Ali Hayder 6211 North St. Louis Avenue Chicago, Illinois 60659	5/10/95 6211 North St. Louis Avenue	246.00

Name And Address	Date And Location	Amount
Julio and Carmen Roa 3143 South Wallace Street Chicago, Illinois 60616	3/7/95 3143 South Wallace Street	\$ 568.75 106.25*
The Peoples Gas Light and Coke Company File 95-0-325 19th Floor 130 East Randolph Drive Chicago, Illinois 60601	4/25/94 2743 South Drake Avenue	456.00
The Peoples Gas Light and Coke Company File 95-0-350 19th Floor 130 East Randolph Drive Chicago, Illinois 60601	5/1/94 3004 South Loomis Avenue	515.00
The Peoples Gas Light and Coke Company File 95-0-370 19th Floor 130 East Randolph Drive Chicago, Illinois 60601	5/11/94 5622 North Kedvale Avenue	603.00
The Peoples Gas Light and Coke Company File 95-0-352 19th Floor 130 East Randolph Drive Chicago, Illinois 60601	5/1/94 3024 South Loomis Avenue	309.00
The Peoples Gas Light and Coke Company File 95-0-347 19th Floor 130 East Randolph Drive Chicago, Illinois 60601	4/28/94 3342 North Overhill Avenue	919.00

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\* To City of Chicago, Bureau of Parking

Name And Address	Date And Location	Amount
The Peoples Gas Light and Coke Company File 95-0-361 19th Floor 130 East Randolph Street Chicago, Illinois 60601	5/4/94 5310 South Menard Avenue	\$ 309.00
The Peoples Gas Light and Coke Company File 95-0-339 19th Floor 130 East Randolph Street Chicago, Illinois 60601	4/26/94 5214 South Menard Avenue	427.00
The Peoples Gas Light and Coke Company File 95-0-351 19th Floor 130 East Randolph Street Chicago, Illinois 60601	5/1/94 3018 South Loomis Street	339.00
The Peoples Gas Light and Coke Company File 95-0-353 19th Floor 130 East Randolph Street Chicago, Illinois 60601	5/3/94 3042 South Loomis Street	339.00
The Peoples Gas Light and Coke Company File 95-0-354 19th Floor 130 East Randolph Street Chicago, Illinois 60601	5/3/94 3550 -- 3554 South Loomis Street	633.00
The Peoples Gas Light and Coke Company File 95-0-327 19th Floor 130 East Randolph Street Chicago, Illinois 60601	4/24/94 3530 South Western Avenue	1,445.00

Name And Address	Date And Location	Amount
The Peoples Gas Light and Coke Company File 95-0-326 19th Floor 130 East Randolph Street Chicago, Illinois 60601	4/19/94 13351 South Carondolet Avenue	\$ 339.00
The Peoples Gas Light and Coke Company File 95-0-387 19th Floor 130 East Randolph Street Chicago, Illinois 60601	5/30/94 3332 South Justine Street	1,375.00
The Peoples Gas Light and Coke Company File 95-0-180 19th Floor 130 East Randolph Street Chicago, Illinois 60601	9/16/94 5317 South Ellis Avenue	590.00
The Peoples Gas Light and Coke Company File 95-0-278 19th Floor 130 East Randolph Street Chicago, Illinois 60601	9/16/94 5315 South Ellis Avenue	489.00
The Peoples Gas Light and Coke Company File 95-0-177 19th Floor 130 East Randolph Street Chicago, Illinois 60601	11/4/94 5479 South Ellis Avenue	661.00
The Peoples Gas Light and Coke Company File 95-0-362 19th Floor 130 East Randolph Street Chicago, Illinois 60601	5/4/94 5306 South Menard Avenue	508.00
Shirley Watson 8356 South Ingleside Avenue Chicago, Illinois 60619	11/22/93 8356 South Ingleside Avenue	1,000.00

*Damage To Vehicle.*

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

Name And Address	Date And Location	Amount
Oliver Coleman 8210 South Justine Street Chicago, Illinois 60620	7/21/93 West Peterson Avenue and North Kedzie Avenue	\$ 168.00
Yvonne D. Harris 9726 South Peoria Street Chicago, Illinois 60643	3/15/94 West 22nd and South Canal Street	191.00
Gregory Lukas 2nd Floor 704 Seward Street Evanston, Illinois 60202	9/6/94 North Sheridan Road and West Loyola Avenue	804.00
Arlene J. Marek Apartment 3A 1959 West Hood Street Chicago, Illinois 60660	3/29/95 1455 North Wells Street	32.00 100.00*
Wesley Moore 222 West 105th Place Chicago, Illinois 60628	6/8/92 West 52nd and South Marshfield Avenue	1,000.00
Kevin Joseph O'Finn 5035 South Leamington Avenue Chicago, Illinois 60638	3/1/95 3400 West 55th Street	154.00

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\* To City of Chicago, Bureau of Parking

Name And Address	Date And Location	Amount
Judith Pierce Unit 1016 4343 North Clarendon Avenue Chicago, Illinois 60613	2/22/93 6525 North Sheridan Road	\$653.00
Violet Vann and William Woodward & Associates P.O. Box 550997 Dallas, Texas 75355	1/25/94 9935 South Normal Avenue	656.00 335.00*
Mary Vravosinos 4102 North Moody Avenue Chicago, Illinois 60634	10/11/94 4100 North Narragansett Avenue	982.00

*Damage To Vehicle.*

*Fire Department:  
Account Number 100-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
Geraldine Bragg 6958 South Lowe Avenue Chicago, Illinois 60621	7/4/94 7019 South Talman Avenue	\$215.00 765.00*

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\* To City of Chicago, Bureau of Parking

*Damage To Vehicle.**Library:**Account Number 100-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
Terry Baylis and State Farm Insurance, in care of Brenner, Mauris & Alm 201 West Maple P.O. Box 71 New Lenox, Illinois 60451	6/1/93 East 55th Street and South Lake Park Avenue	\$1,182.00

*Damage To Vehicle.**Office Of Inspector General:**Account Number 100-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
Douglas Garrett and Heritage Companies Suite 402 Dixie Terminal Building P.O. Box 85325 Cincinnati, Ohio 45201	9/22/94 10255 West Higgins Road	\$ 610.00

*Damage To Vehicle.**Department Of Streets And Sanitation/Bureau Of Equipment:**Account Number 300-99-2005-0934-0934.*

Name And Address	Date And Location	Amount
John Aufiero 1012 Glendale Bensenville, Illinois 60106	6/28/90 During towing	\$ 300.00

Name And Address	Date And Location	Amount
Josefina Bautista 1311 South 48th Court Cicero, Illinois 60650	1/21/93 During towing	\$1,225.00
Tyrone Blanton Apartment D-1 2130 North Kedzie Avenue Chicago, Illinois 60647	3/5/93 During towing	850.00 650.00*
Robert Holland Apartment 309 1962 East 71st Place Chicago, Illinois 60649	8/14/93 During towing	408.00*
Christian Custer 23779 West Erhart Grayslake, Illinois 60030	7/7/93 During towing	677.00 245.00*
Thomas P. Daly and State Farm Insurance Company 160 Industrial Drive Elmhurst, Illinois 60126	2/15/94 During towing	774.00
Spyro S. Emmamouilidis 6109 North Francisco Avenue Chicago, Illinois 60659	2/9/93 During towing	798.00
Tim King 5041 North Kimberly Avenue Chicago, Illinois 60630	3/5/94 During towing	196.00

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\* To City of Chicago, Bureau of Parking

Name And Address	Date And Location	Amount
Jeanine Moore 4338 West Cermak Road Chicago, Illinois 60623	12/18/90 During towing	\$225.00
John J. O'Brien 509 West Briar Place Chicago, Illinois 60657	2/6/94 During towing	125.00
Patrick M. Reuter 10521 South Avenue N Chicago, Illinois 60617	2/7/92 During towing	300.00
Penny Shea 456 Baltimore NE Grand Rapids, Michigan 49505	4/8/94 During towing	525.00
David John Stopa 9127 North Knight Avenue Des Plaines, Illinois 60016	5/25/93 During towing	750.00 100.00*
Shephard Curtis Swift 1450 West Wrightwood Avenue Chicago, Illinois 60614	9/16/93 During towing	950.00 50.00*

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\* To City of Chicago, Bureau of Parking

*Damage To Property.*

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

<b>Name And Address</b>	<b>Date And Location</b>	<b>Amount</b>
Eileen Margaret Persfull 5215 South Massasoit Avenue Chicago, Illinois 60638	4/1/92 5215 South Massasoit Avenue	\$85.00

*Damage To Property.*

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

<b>Name And Address</b>	<b>Date And Location</b>	<b>Amount</b>
Edward Petricig and State Farm Insurance Company Suite 200 580 Waters Edge Attention: Lori Sherman Lombard, Illinois	7/29/94 5914 South Mobile Avenue	\$456.00
Thaddeus Zwolinski 5444 South Karlov Avenue Chicago, Illinois 60631	4/4/94 5444 South Karlov Avenue (alley)	125.00

*Damage To Vehicle.*

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

Name And Address	Date And Location	Amount
Garry Anderson 5632 North Bernard Street Chicago, Illinois 60659	10/27/93 3101 North Damen Avenue	\$1,100.00 400.00*
Kathleen Ball 1517 Washington Boulevard Maywood, Illinois 60153	5/12/94 7300 South Stony Island Avenue	295.00
Byford Basham 3511 West Wolfram Street Chicago, Illinois 60618	3/13/91 7194 West Fullerton Avenue	40.00
Charles Folino 3335 South Western Boulevard Chicago, Illinois 60608	7/27/93 West 33rd and South Claremont Avenue	620.00
Thelma Walker 6143 South Fairfield Avenue Chicago, Illinois 60629	2/7/92 7400 South Western Avenue	57.00

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\* To City of Chicago, Bureau of Parking

*Damage To Property.*

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

Name And Address	Date And Location	Amount
Robert J. Newson 7731 South Hermitage Avenue Chicago, Illinois 60620	7/1/95 Auto Pound No. 2	\$27.00

*Damage To Vehicle.*

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

Name And Address	Date And Location	Amount
Adrian Lopez 2908 West Cullom Avenue Chicago, Illinois 60618	5/20/95 Auto Pound	\$250.00
Stuart Wheat Apartment 7 1936 "D" Street Lincoln, Nebraska 68508	12/21/93 Police Auto Pound	250.00

; and

*Be It Further Ordered*, That the Commissioner of Water is authorized to refund the amount due by the amount set opposite the name of the claimant on account of underground leaks and to charge same to Account No. 200-87-2015-0952-0952:

Name And Address	Date And Location	Amount
Leeco Steel Products, Inc. 1600 South Kostner Avenue Chicago, Illinois 60623	11/5/89 to 4/6/90 1618 -- 1648 South Kostner Avenue	\$400.00
Ogrodnik and Janus 3244 North Pulaski Road Chicago, Illinois 60641	5/1/91 to 3/18/92 2255 North Greenview Avenue	400.00
Jorge Guzman 4859 South Honore Street Chicago, Illinois 60609	2/7/95 to 3/22/95 4755 South Wolcott Avenue	400.00
Gilbert Kosirog 1000 North Western Avenue Chicago, Illinois 60622	11/3/94 to 3/13/95 2404 -- 2410 West Augusta Boulevard	400.00

; and

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

Name And Address	Date And Location	Amount
Carl Bryant 5434 South Wood Street Chicago, Illinois 60609	4/3/91 to 5/29/91 5434 South Wood Street	\$204.00
Saint James Properties 524 East 80th Street Chicago, Illinois 60619	3/13/92 to 3/19/93 4412 -- 4426 South Lavergne Avenue	400.00

AUTHORIZATION FOR PAYMENT OF SUNDRY CLAIMS FOR  
CONDOMINIUM REFUSE REBATES.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

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

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said order as passed:

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

[List of claimants printed on pages 8871  
through 8873 of this Journal.]

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AUTHORIZATION FOR PAYMENT OF SENIOR CITIZEN  
SEWER REBATE CLAIMS.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*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.*

(Continued on page 8874)

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

MEETING DATE 11/01/95

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE	AMOUNT OF REBATE	SPONSOR	
ACADEMY HALL APARTMENTS	48	ANNUAL	3,600.00	GINGER RUGAI	19
ACADEMY TOWNHOMES ASSOCIATION	24	ANNUAL	1,277.76	GINGER RUGAI	19
AMERICANA TOWERS CONDOMINIUM	420	ANNUAL	11,110.00	CHARLES BERNARDINI	43
ANTHONY COURT CONDO. ASSOC.	6	ANNUAL	450.00	PATRICK J O'CONNOR	40
ARGYLE ESTATES CONDO. ASSN.	6	ANNUAL	450.00	EUGENE C. SCHULTER	47
ASHLAND TOWERS CONDOMINIUM	38	ANNUAL	2,280.00	JESSE J. EVANS	21
ATHELING CONDOMINIUM ASSN.	10	ANNUAL	750.00	BERNARD J. HANSEN	44
BEACON PLACE CONDO ASSOC.	6	ANNUAL	450.00	HELEN SHILLER	46
BELLE PLAINE CONDO. ASSOC.	24	ANNUAL	1,800.00	MICHAEL A. WDJCIK	30
BIRCHWOOD ON THE LAKE CONDO.	42	ANNUAL	3,150.00	JOE MOORE	49
BROMPTON CONDOMINIUM ASSN.	61	ANNUAL	4,565.34	HELEN SHILLER	46
BRYON-KEDVALE CONDO ASSOC.	8	ANNUAL	600.00	MICHAEL A. WDJCIK	30
BYRON CONDOMINIUM ASSOCIATION	6	ANNUAL	450.00	EUGENE C. SCHULTER	47
CHATHAM GROVE CONDO ASSN.	40	SEMI-ANNUAL	930.00	JOHN O. STEELE	06
CHESTERFIELD ON TOUHY CONDO	60	SEMI-ANNUAL	2,250.00	BERNARD L. STONE	50
CITY TOWNE CONDOMINIUM ASSOC.	55	ANNUAL	4,845.53	TERRY M. GABINSKI	32
CLIFTON PLACE CONDO. ASSN.	18	ANNUAL	1,290.00	CHARLES BERNARDINI	43
COASTLAND APARTMENTS, INC.	24	ANNUAL	1,800.00	WILLIAM M. BEAVERS	07
COLUMBIA HOMEOWNERS ASSOC.	6	ANNUAL	450.00	JOE MOORE	49
DEARBORN TERRACE CONDO. ASSN.	16	SEMI-ANNUAL	600.00	BURTON F. NATARUS	42
DUNBAR ESTES COURT CONDO ASSN	24	ANNUAL	1,147.70	JOE MOORE	49
EMMERSON PARK CONDOMINIUM, INC	56	SEMI-ANNUAL	2,100.00	BERNARD L. STONE	50
FLAIRWOOD CONDOMINIUMS	13	ANNUAL	975.00	JOE MOORE	49
FRANCES M. CONDO. ASSN.	8	ANNUAL	600.00	TONI PRECKWINKLE	04
FRANKLIN BUILDING CONDO ASSN.	61	ANNUAL	4,575.00	JESSE GRANATO	01
FRANKLIN HOUSE CONDO. ASSN.	6	ANNUAL	450.00	BERNARD J. HANSEN	44
GALEWOOD SOUTH CONDOMINIUM	12	SEMI-ANNUAL	330.00	WILLIAM JP BANKS	36
GLENWOOD HOMES CONDO ASSOC.	6	ANNUAL	450.00	PATRICK J O'CONNOR	40
GRANVILLE SYNDICATE	6	ANNUAL	450.00	PATRICK J O'CONNOR	40
GREENHOUSE CONDO ASSOC.	11	ANNUAL	825.00	CHARLES BERNARDINI	43
GROVE CONDO ASSOCIATION	10	ANNUAL	750.00	LORRAINE L DIXON	08
HARLEM MANOR CONDO	8	ANNUAL	600.00	WILLIAM JP BANKS	36
HAZELTON CONDOMINIUM ASSN.	6	ANNUAL	450.00	HELEN SHILLER	46
HEDGROW CONDOMINIUMS	56	ANNUAL	2,868.00	BARBARA HOLT	05
HIGGINS TERRACE CONDO ASSN.	8	ANNUAL	600.00	BRIAN G. DOHERTY	41
HIGH RIDGE CONDOMINIUM ASSN.	19	ANNUAL	1,425.00	BERNARD L. STONE	50
INGLESIDE MANOR CONDO	6	ANNUAL	450.00	TONI PRECKWINKLE	04
JEFFERSON MANOR CONDO ASSN.	18	SEMI-ANNUAL	675.00	PATRICK J. LEVAR	45
JEFFERSON PLACE CONDO. ASSN.	12	SEMI-ANNUAL	450.00	PATRICK J. LEVAR	45
KATHERINE CONDO BLDG. ASSOC.	6	SEMI-ANNUAL	225.00	BRIAN G. DOHERTY	41
LABELLA CASA CONDOMINIUM	12	ANNUAL	900.00	GINGER RUGAI	19
LAKE EDGE CO-OPERATIVE	24	ANNUAL	1,248.00	WILLIAM M. BEAVERS	07
LAKE PARK PLAZA CONDO ASSOC.	448	SEMI-ANNUAL	16,725.00	HELEN SHILLER	46
LAKE TERRACE TOWNHOME OWNERS'	42	ANNUAL	3,150.00	JOE MOORE	49
LAWRENCE COURT CONDO ASSOC.	17	ANNUAL	927.00	PATRICK J. LEVAR	45

\*\*\*\*\* SPONSOR \*\*\*\*\*

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

MEETING DATE 11/01/95

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****	
LELAND COURT CONDOMINIUM ASSN.	9	ANNUAL		EUGENE C. SCHULTER	47
LISHMORE PLACE PHASE 1	12	SEMI-ANNUAL	675.00	MICHAEL R. ZALEWSKI	23
MASON TERRACE CONDOMINIUM	18	ANNUAL	261.00	PATRICK J. LEVAR	45
MEDILL CONDOMINIUM ASSOCIATION	8	ANNUAL	600.00	WILLIAM JP BANKS	36
MERRIMAC SQUARE CONDO. #2	50	ANNUAL	2,022.75	THOMAS ALLEN	38
MILWAUKEE COURTS CONDO. ASSN.	18	ANNUAL	1,350.00	PATRICK J. LEVAR	45
NEWPORT LOFTS CONDOMINIUMS	23	ANNUAL	1,048.88	BERNARD J. HANSEN	44
NORWOOD MANOR CONDO. ASSN.	26	ANNUAL	1,950.00	BRIAN G. DOHERTY	41
OAKLEY PLACE CONDOMINIUM	5	ANNUAL	375.00	BERNARD L. STONE	50
ORCHARD GARDENS CONDO. ASSN.	8	ANNUAL	600.00	CHARLES BERNARDINI	43
PANORAMA CONDOMINIUM	6	ANNUAL	450.00	BARBARA HOLT	05
PARK THIRTEEN CONDO. ASSOC.	6	ANNUAL	450.00	TONI PRECKWINKLE	04
PARK VIEW CONDO WEST INC.	30	ANNUAL	2,250.00	BRIAN G. DOHERTY	41
PHOENIX CONDOMINIUM ASSOC.	6	ANNUAL	450.00	MARY ANN SMITH	48
PIANO FACTORY CONDO	22	ANNUAL	1,332.00	TERRY M. GABINSKI	32
PINE GROVE TOWNHOUSE ASSOC.	16	ANNUAL	1,200.00	HELEN SHILLER	46
RIVER WEST VILLAGE LOFTS CONDO	32	ANNUAL	2,400.00	JESSE GRANATO	01
ROSEMONT APARTMENTS CONDO.	36	ANNUAL	2,700.00	BERNARD L. STONE	50
SAYRE GARDENS CONDO. ASSN.	14	ANNUAL	1,050.00	WILLIAM JP BANKS	36
SHERIDAN-AINSLIE CONDO ASSN.	13	ANNUAL	903.00	MARY ANN SMITH	48
STICKNEY SCHOOL CONDO. ASSN.	6	ANNUAL	450.00	MARY ANN SMITH	48
SUMMERDALE CONDOMINIUM	18	ANNUAL	1,350.00	PATRICK J O'CONNOR	40
THE BRIGHTON OF I INCOLN PARK	72	ANNUAL	3,096.00	CHARLES BERNARDINI	43
THE LASALLE PRIVATE RESIDENCES	230	ANNUAL	5,534.23	WALTER BURNETT JR.	27
THE SCOTT CONDOMINIUM ASSOC.	58	ANNUAL	3,099.68	BURTON F. NATARUS	42
THE 1846 N. SEDGWICK CONDO.	5	ANNUAL	375.00	CHARLES BERNARDINI	43
TUDOR MANOR CONDOMINIUM ASSN.	19	ANNUAL	1,425.00	MARGARET LAURINO	39
VALENCIA CONDOMINIUM ASSOC.	6	ANNUAL	450.00	JOE MOORE	49
VILLA COURT CONDOMINIUM ASSN.	9	ANNUAL	591.00	MICHAEL R. ZALEWSKI	23
VILLAS OF EDISON PARK CONDO	16	SEMI-ANNUAL	479.40	BRIAN G. DOHERTY	41
WAVELAND QUADRANGLE CONDO	16	ANNUAL	1,200.00	HELEN SHILLER	46
WELLINGTON TERRACE CONDOMINIUM	44	ANNUAL	1,781.20	BERNARD J. HANSEN	44
WEDNA APARTMENT BUILDING CORP.	15	ANNUAL	936.63	BARBARA HOLT	05
WEST EDGEWATER CONDO. ASSN.	6	ANNUAL	450.00	MARY ANN SMITH	48
WESTGATE CONDOMINIUM ASSN.	46	ANNUAL	2,667.47	JESSE GRANATO	01
WIMBLEDON COURT #1 CONDO. ASSN	6	ANNUAL	450.00	MICHAEL R. ZALEWSKI	23
WIMBLEDON COURTS II CONDO.	6	ANNUAL	450.00	MICHAEL R. ZALEWSKI	23
WINDSOR CONDOMINIUM ASSOC.	9	ANNUAL	675.00	PATRICK J. LEVAR	45
WINDNA WALK CONDOMINIUM ASSN.	6	ANNUAL	450.00	HELEN SHILLER	46
WRIGHTWOOD BURLING PLACE CONDO	30	ANNUAL	1,256.24	CHARLES BERNARDINI	43
WRIGLEYVILLE CONDO. ASSN.	6	ANNUAL	444.00	BERNARD J. HANSEN	44
1147 WEST OHIO CONDO. ASSN.	23	ANNUAL	1,725.00	JESSE GRANATO	01
1200 N. LAKE SHORE CONDO. ASSN.	56	SEMI-ANNUAL	1,600.00	BURTON F. NATARUS	42
1219 AND 1220 CONDOMINIUM	6	ANNUAL	450.00	TONI PRECKWINKLE	04
1310-1312 E. 54TH STREED CONDO	6	ANNUAL	450.00	TONI PRECKWINKLE	04

C I T Y O F C H I C A G O  
 COMMITTEE ON CLAIMS AND LIABILITY  
 REFUSE REBATE COUNCIL ORDERS--PASSED

MEETING DATE 11/01/95

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE	AMOUNT OF REBATE	SPONSOR	
1335 ASTOR COOPERATIVE APTS.	47	ANNUAL	3,525.00	CHARLES BERNARDINI	43
1350 N. STATE PARKWAY CONDO.	8	ANNUAL	600.00	CHARLES BERNARDINI	43
1931-33 W. THORNDALE CORP.	7	ANNUAL	525.00	MARY ANN SMITH	48
2107 W. JARVIS CONDO. ASSC.	6	ANNUAL	450.00	JOE MOORE	49
219 EAST LAKE SHORE DR. CONDO	27	ANNUAL	2,025.00	BURTON F. NATARUS	42
3150 CONDOMINIUM ASSOCIATION	204	SEMI-ANNUAL	4,142.33	BERNARD J. HANSEN	44
3515 LAKEWOOD CONDOMINIUM	14	ANNUAL	1,050.00	BERNARD J. HANSEN	44
368 W. HURON CONDOMINIUM ASSN.	6	ANNUAL	450.00	BURTON F. NATARUS	42
3750 LAKE SHORE DRIVE INC.	132	ANNUAL	6,938.50	HELEN SHILLER	46
3762 N. FREMONT CONDO. ASSN.	6	ANNUAL	450.00	HELEN SHILLER	46
416 WEST GRANT PLACE ELYSIAN	10	SEMI-ANNUAL	375.00	CHARLES BERNARDINI	43
48TH & DORCHESTER CONDOMINIUM	9	ANNUAL	675.00	TONI PRECKWINKLE	04
4826 NORTH KENMORE CONDO. ASSN.	6	SEMI-ANNUAL	225.00	HELEN SHILLER	46
5139-43 N. EAST RIVER RD.	72	ANNUAL	5,400.00	BRIAN G. DOHERTY	41
5312-18 SOUTH HYDE PARK BLVD.	12	ANNUAL	900.00	BARBARA HOLT	05
5318-20 KIMBARK CONDOMINIUM	6	ANNUAL	450.00	TONI PRECKWINKLE	04
5454-60 KIMBARK CO-OPERATIVE	25	ANNUAL	1,742.40	TONI PRECKWINKLE	04
5457-59 HYDE PARK CONDOMINIUM	6	ANNUAL	450.00	BARBARA HOLT	05
5460 WOODLAWN BUILDING CORP.	37	ANNUAL	2,174.84	TONI PRECKWINKLE	04
5842-44 HARPER AVE. CONDO	7	ANNUAL	525.00	BARBARA HOLT	05
607 WRIGHTWOOD CONDOMINIUM	105	ANNUAL	7,464.00	HELEN SHILLER	46
6221-23 N. MAGNOLIA CONDO.	6	ANNUAL	450.00	PATRICK J O'CONNOR	40
6701 S. CHAPPEL CONDOMINIUM	8	ANNUAL	600.00	BARBARA HOLT	05
6732 W. 64TH PLACE CORP.	6	ANNUAL	240.00	MICHAEL R. ZALEWSKI	23
6901 OGLESBY AVENUE APARTMENT	40	ANNUAL	3,000.00	BARBARA HOLT	05
701-709 BUENA CONDO. ASSN.	9	ANNUAL	675.00	HELEN SHILLER	46
7306 NORTH WINCHESTER CONDO.	63	ANNUAL	3,006.00	JOE MOORE	49
744 GORDON TERRACE CONDO. ASSN.	34	ANNUAL	2,292.00	HELEN SHILLER	46
7522 1/2 RIDGE BLDG CO-OP	6	ANNUAL	426.00	BERNARD L. STONE	50
8220-26 S. JEFFERY CONDO.	11	ANNUAL	825.00	LORRAINE L. DIXON	08
8500 W. CATHERINE CONDO ASSOC.	6	SEMI-ANNUAL	225.00	BRIAN G. DOHERTY	41
912-14 WINONA CONDO ASSC.	6	ANNUAL	450.00	MARY ANN SMITH	48
915-17 W. GUNNISON STREET	6	ANNUAL	450.00	MARY ANN SMITH	48
939-43 AINSLIE CONDOMINIUM	6	ANNUAL	450.00	MARY ANN SMITH	48

(Continued from page 8870)

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said order as passed:

*Ordered*, That the City Comptroller is authorized and directed to pay the following named claimants the respective amounts set opposite their names, said amount to be paid in full as follows, and charged to Account No. 314-99-2005-9148-0938:

[List of claimants printed on page  
8873 of this Journal.]

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*Do Not Pass*-- SUNDRY CLAIMS FOR  
VARIOUS REFUNDS.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

(Continued on page 8876)

## REPORTS OF COMMITTEES

 COMMITTEE ON FINANCE  
 SMALL CLAIMS, CITY OF CHICAGO  
 SENIOR REGATE JOURNAL

NAME	PIH NUMBER	ALDERMAN	AMOUNT
ARMSTRONG, RUEBERTHA M.	19-27-401-038-1182	13 OLIVO	50.00
BERETVAS, HELEN	14-05-211-021-1022	48 SMITH	50.00
BERNSTEIN, CAROLE	14-21-314-048-1001	44 HANSEN	50.00
BOBINS, ELAINE E.	17-03-201-066-1082	42 NATARUS	50.00
BRENTON, LOIS M.	20-03-119-017-0000	02 HAITHCOCK	50.00
CHILDERS, JAMES	17-04-224-049-1071	42 NATARUS	50.00
COLLINS, MARGARET M.	14-21-111-007-1350	46 SHILLER	50.00
DESANTI, GEORGE	17-03-207-068-1108	42 NATARUS	50.00
DOHERTY, LUELLA G.	19-19-208-050-1026	23 ZALENSKI	50.00
DRY, FAYE	17-10-200-068-1117	42 NATARUS	50.00
DUNLOP, ERMA J.	20-11-206-058-0000	04 PRECKWINKLE	50.00
EISENSTADT, MILDRED L.	14-16-301-041-1001	46 SHILLER	50.00
GLAZER, PATRICIA M.	17-10-200-068-1084	42 NATARUS	50.00
GORSLINE, KAY B.	17-02-222-018-0000	42 NATARUS	50.00
HACKNEY, JEANETTE B.	20-03-119-016-0000	03 TILLMAN	50.00
HANDLER, JANET	14-21-103-030-1068	46 SHILLER	50.00
HERRING, CHIEFIE A.	21-30-321-002-0000	07 BEAVERS	50.00
HOLLAND, INGEGNE T.	20-12-100-003-1499	04 PRECKWINKLE	50.00
KAEMPFER, SYBILLE	10-31-470-500-1011	41 DOHERTY	50.00
KENDRICK, ROBERT D.	19-27-401-038-1199	13 OLIVO	50.00
KOEK, EVA B.	11-30-302-050-1006	50 STONE	50.00
LANNDH, JACQUELINE	17-10-105-014-1056	42 NATARUS	50.00
LORIG-BROWNSTEIN, PAULINE	17-03-201-066-1010	42 NATARUS	50.00
LYLE, NATALIE F.	20-03-119-016-0000	03 TILLMAN	50.00
LYLE, NATALIE F.	20-03-119-016-0001	03 TILLMAN	50.00
MONROE, BESSIE	20-21-426-046-0000	06 STEELE	50.00
MATINCHEK, NIKOLAS A.	17-10-401-005-1742	42 NATARUS	50.00
NEVILS, TESSIE R.	25-10-419-017-0000	08 DIXON	50.00
SALBER, WALTER	14-28-318-064-1157	43 BERNARDINI	50.00
SHELLEY, MARY E.	20-03-119-017-0000	03 TILLMAN	50.00
SILVERMAN, MORRIS	13-12-116-058-1003	40 O'CONNOR	50.00
SMITH, AARON	17-34-328-032-0000	42 NATARUS	50.00
WOLKOWSKY, PETER	17-03-202-061-1107	42 NATARUS	50.00
		* TOTAL AMOUNT	1,650.00

(Continued from page 8874)

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

Abramson, Sol and Worldwide Insurance Company

Aburida, Wael

Adams, Cedric and State Farm Insurance Company

Akindele, Ayorinde A.

Amin, Suketu R.

Arai, Kuwako

Arellano, Joel and American Service Insurance Company

Askew, Frank and Allstate Insurance Company

Augustus, Ann E.

Austin, Timothy

Automotive Rentals, Inc.

Baehr, Jeffery

Baker, Theodore E.

Balog, Michael A.

Banks, Charles and Arlesevia and American Manufacturers Mutual  
Insurance Company

Bartt, Russell

Bass, Jerome

Bassie, Thomas

Bazan, William

Beauchamp, Christopher J.

Belling, Maureen A.

Bennett, Lamont Carl

Berman, Brigitte

Biagas, Angela and State Farm Insurance Company

Bicoff, Alfredo and State Farm Insurance Company

Bierkle, Patrick E.

Blazek, Lee

Bloom, Darcy C.

Blumenthal, Jeffery S.

Bock, Edward J. and The Travelers Insurance Company

Botello, Francisca

Braswell, Jeff and Carrie and State Farm Insurance Company

Brehmer, Maureen

Brosz, Timothy John

Brown, Jennifer L.

Brown, John and Allstate Insurance Company

Brown, Juanita

Brown, Juanita

Brown, Terri

Brown, Virginia

Budget Rent-A-Car Corporation

Butler, Odell

Caldwell, Gussie

Campos, Fernando and Maria and American Ambassador Casualty  
Company

Canessa, Eugene G.

Carotta, Alan J.

Casper, Sarah

Catholic Charities and Gallagher Bassett Services (2)

Chalabi, George

Chalmers-Giddens, Louise and State Farm Insurance Company

Change, Jesse

Chavez, Luis

Chicoine, Russell

Clayton, Wendell

Clemons, Michael

Clowers, Ethel L.

Colon, Luis Antonio

Cook, Heidi Christine

Cook, Tamera

Cooper, Tamara

Crawford, Kathryn E. and State Farm Insurance Company

Crawshaw, Victoria and Kemper Group

Creighton, John

Crouse, Cartage Company and Stuart W. Opdycke, Attorney

Cullnan, Dennis P. and Economy Fire and Casualty Company

Cunningham, Michael Wayne

Cureton, Sean

D'Amico, Diana

D'Souza, Jude and Julie and State Farm Insurance Company

Davis, Bruce

Davis, Nichola Kahn

Davis, Suzan L.

Delgado, Analita

Demendoza, Alvaro

Denne, Robert C.

Devito, Daniel Guy

Diamond, Steven J.

Difiore, Vincent

Dixon, Amy

Dixon, James M.

Doden, Linnea M.

Doffing, Christopher Frank

Dowd, Donald O., Jr.

Dresden, Storrs Annalise

Drozdal, Beata

Duman, Pat Dean

Duracka, John E. and State Farm Insurance Company

Dzielak, John F.

Echols, Beverly Ann and Allstate Insurance Company

Emery, Corinne

Enterprise Rent-A-Car

Express Leasing Incorporation

Felonk, Gloria

Fett, Judy and State Farm Insurance Company

Fisher, Felicia

France, Sean

Frankel, Alissa and State Farm Insurance Company

Freiheit, Michael

Friedman, Lili

Fulgham, Leslie and Allstate Insurance Company

Furman, Stanislaw

Gage, Charlotte

Galdes, Jennifer Marie

Garofalo, Lorraine and State Farm Insurance Company

Gerodemos, James

Gibbs, Hertasean

Gillgen, Albert Pruy

Gillis, Beverly

Goc, Helen

Gockley, Lisa and State Farm Insurance Company

Godwin, Charlene

Gonzalez, Blanca and State Farm Insurance Company

Graham, Andre

Gray, Irma and Allstate Insurance Company

Green, Rosita

Griffin, Gus and Allstate Insurance Company

Griffith, Heural

Haberkorn, Howard

Hamid, Shahila

Hamilton, Mildred

Harrington, Michael D. and Allstate Insurance Company

Harvey, Vera

Hawkins, Goldie

Hawkins, John R.

Heinen, Dale A.

Heotis, Effie and State Farm Insurance Company

Heppner, Ralph and State Farm Insurance Company

Hess, Jeanette

Hill, Nessie

Hillison, Robert and Katherine and State Farm Insurance Company

Hoard, Bessie L. and Allstate Insurance Company

Hood, Nina and Colonial Insurance of California

Houdek, Joseph J.

Huff, June R. and Allstate Insurance Company

Hult, Kari

Husein, Samier M.

Jackson, Leroy, Sr.

Jasinek, Jacqueline M. and State Farm Insurance Company

Jimenez, Javier

Johnson, Barbara Jean

Johnson, Bertha

Johnson, Dave and Allstate Insurance Company

Johnson, Eleanor T.

Jones, James J.

Jorgensen, Earl Vincent

Katsarou, Eleni

Katsulis, Koulis V.

Kendzior, Donald J.

Keys, Olive Ruby

Kim, Young H.

Kleiss, Janice L.

Kneifati, Assem

Kobesak, Lillian

Kosicki, George

Ksiazek, Filic and Michael and State Farm Insurance Company

Krawczyk, Czesława

Kurth, Sandra and Allstate Insurance Company

Labropoulos, Georgios

Lafleur, Maureen and Royal Insurance Company

Landrum, Laura B.

Lavarreres, Pedro

Le Grand, Ellen and Allstate Insurance Company

Leftridge, Helen

Liermann, Mark and American Ambassador Casualty Company

Lincoln Park Renewal Corporation

Linear, Ruth and The Travelers Insurance Company

Liquorama

Long, Susan M.

Love, Bennie W.

Lucas, Michelle E.

Lund, Michael

Luzzo, Richard H. and State Farm Insurance Company

MacLennan, Bruce W.

Mandis, George A. and American Country Insurance

Markose, Abraham and State Farm Insurance Company

Markov, Liya and Allstate Insurance Company

Mathuraimth, Selvam and Allstate Insurance Company

Mathurin, Vick P.

Matthews, Gale Rochelle

Mazzoni, Harry J.

McCallan, James

McCann, Thomas III

McClure, Kathleen and State Farm Mutual Insurance Company

McConville, Linda

McGinley, Judy Ann

McPhee-Croutcher, Joan Carolyn

Mendoza, Francisco

Micek, Dennis

Middleton, Paul R.

Miller, Kimberly and State Farm Insurance Company

Mintz, Gary Steven

Moayeri, Manijeh

Morgan, Frank

Moser Building Condominium Association

Moya, Roel and American Ambassador Casualty Insurance

Mussen, Robert A.

Navarro, Pauline A. and Allstate Insurance Company

Nickele, Anthony and Betty and State Farm Insurance Company

Norred, Harold and American Service Insurance Company

Nugent, Adeline and State Farm Insurance Company

O'Neill, Margaret, in care of Bell Corporation and Allstate Insurance Company

Obermann, Mark G.

Obsnuk, Rudolph and Colonial Penn Insurance Company

Ocequeda, Jose

Okmin, Marshall

Omar, Maryam

Onken, Christopher E.

Osiadacz, Marian and American Ambassador Casualty Company

Ostrowski, Michael W.

Ouillette, Paul G.

Owaynat, Amjad M.

Oxley, Scott Garver and State Farm Insurance Company

Pady, Adolph

Page, Kenneth

Paragon Auto Leasing

Parisi, Jose J. and State Farm Insurance Company

Pascalau, John

Patel, Ramanbhai

Patterson, Donald and GEICO

Pearson, Kirby and Karen

Perez, Hrisanthi

Pitcher, Stanford Lincoln

Pittard, Gwendolyn E.

Pitts, Ethel M.

Porter, Kenneth P.

Prestige Auto and Illinois Farmers Insurance

Preston, Matthew M. and State Farm Insurance Company

Ptaszkowski, Stephanie

Puoci, John F.

Quidwai, Mohmmmed and A. Schoeneman and Company, Incorporated

Rachal, Lionel

Racine Food Plaza, Inc.

Rapoport, C.

Reardon, Patrick

Reisener, Andrea

Rico, Janet Regan

Robbins, Fred Alan

Rochon, William D.

Rodriguez, Jose Antonio

Russell, Mary Ann

San Roman, Erasmo

Sanford, Larry D. and State Farm Insurance Company

Santucci, Diane C.

Sarmiento, Sandra E.

Sawyer, Anne Margaret

Schaefer, Andrew Joseph

Schmitz, Shirley

Schneider, John and Country Mutual Insurance Company

Schultz, Mary Ann

Scott, Christine

Scott, Helen and Walter

Scott, Rodney L.

Serrano, Mario G.

Sexton, Peter P.

Shanks, Christopher L.

Shemanske, Jennifer M.

Simental-Pecius, Samantha

Simmons, Suzanne A. and Allstate Insurance Company

Simpson, Isaac

Singh, Mithoolall

Sisto, Oronzo and Kemper -- American Manufacturers Mutal Insurance  
Company

Skarstein, Douglas M.

Skipper, Jeannette L.

Slipitz, Hazel

Smith, Anthony R.

Sneade-Spreckman, Susan and Allstate Insurance Company

Sobeske, Pamela and State Farm Insurance Company

Sofiakis, Anna

Sofiyea, Pete

Solomon, Donna C. and Allstate Insurance Company

Solon, Amanda Kay

Sonabria, Jesus

Stepkin, Esther

Sterley, Andrew and State Farm Insurance Company

Stoms, George

Sullivan, David and Allstate Insurance Company

Sullivan, Deborah C.

Sullivan, Dorothy C.

Swanson, Gloria E.

Sweeney, Gerald and Cuna Mutual Group

Tafreshi, Nasser

Tan, Vincent Tee Leng

Tawfic, Saba

Taylor, Cornelia and Allstate Insurance Company

Taylor, Kenneth and American Ambassador Casualty Company

Terrell, Lenise

The Autobarn, Ltd.

The Peoples Gas Light and Coke Company (6)

Theofanis, James G.

Thomas, Eddie and Allstate Insurance Company

Trio, Salon

Tucker, Flora and State Farm Insurance Company

Turner, Charles Jr.

Turner, Robin and American Family Mutual Insurance

Urchasko, John Eric

Vasquez, Virginia and Allstate Insurance Company

Vassallo, Peter

Velazco, Maribel

Vernon, Wennerstrom and Liberty Mutual Insurance

Vidmar, Brandon Alexander

Vlastic, Stanley

Vohland, Michael C.

Waite, Suzane and State Farm Insurance Company

Waldman, Melvin and State Farm Insurance Company

Wasco, Carol and State Farm Insurance Company

Wedole, Steven and American Ambassador Casualty Company

Wells, Peter Davis

Wenz, Rainer

Westside Recycling

Wexler, Ivan Bruce

White, Willie

Williams, Percy, Jr.

Williams, Wisby

Williamson, David H.

Winters, Mildred

Wirtz, Joseph R.

Wittman, Lisa Ann

Wolski, Joseph

Wortley, Joanne and Allstate Insurance Company

Wright, Linda

Yoo, Kwang and Sook Ja and State Farm Insurance Company

Yost, Nancy

Young, Henry and American Ambassador Casualty Company

Young, Henry

Zarco, Leobardo

Zoudo, Khalid M.,

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

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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*Placed On File*-- REPORT OF SETTLEMENT OF SUITS  
AGAINST CITY DURING MONTH OF  
SEPTEMBER, 1995.

The Committee on Finance submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration a communication transmitting a list of various cases in which judgments were entered or cases were settled during the month of September, 1995, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the proposed communication transmitted herewith.

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

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and said list of cases and report were *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 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration two (2) applications for City of Chicago charitable solicitation (tag day) permits:

- A. Voiture 220 -- Forty Et Eight  
November 24 and 25, 1995 and  
December 2, 3, 9 and 10, 1995 -- citywide; and
- B. Make-A-Wish Foundation Dance Marathon  
November 10 and 17, 1995 -- citywide,

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*-- CABLE ADMINISTRATOR AND CHAIRMAN OF  
COMMITTEE ON FINANCE DIRECTED TO NEGOTIATE  
WITH 21ST CENTURY CABLE TV REGARDING  
POSSIBLE AWARD OF CABLE FRANCHISE.**

The Committee on Finance submitted the following report which was, on motion of Aldermen Buchanan, Steele, Preckwinkle and Schulter *Deferred* and ordered published:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Finance, having had under consideration a resolution directing the Cable Administrator and the Chairman of the Committee on Finance to commence negotiations with 21st Century Cable TV relating to the possible award of a franchise, 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, with Alderman Jones dissenting.

Respectfully submitted,

(Signed) EDWARD M. BURKE,  
*Chairman.*

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

WHEREAS, 21st Century Cable TV has filed a franchise application for Area 1 in the City of Chicago; and

WHEREAS, The Cable Administrator has reported to the Committee on Finance with respect to the franchise application; and

WHEREAS, In May, 1994, the City Council adopted a resolution directing the Cable Administrator to commence discussions with 21st Century relating to its application; and

WHEREAS, The Cable Administrator has now reported back to the Committee on Finance that the application is complete; now, therefore,

*Be It Resolved by the City Council of the City of Chicago:*

SECTION 1. The Cable Administrator, appropriate members of her staff, her legal counsel, and the Chairman of the Committee on Finance and appropriate members of his staff and legal counsel, are hereby authorized to commence negotiations with 21st Century relating to the possible award of a franchise to 21st Century.

SECTION 2. If the Cable Administrator is able to reach an agreement with 21st Century, she shall report such agreement to the Committee on Finance, with a recommendation for approval by the City Council. If she is unable to reach an agreement, she shall report such fact to the committee, stating the reasons therefor.

SECTION 3. This resolution shall be in force and effect upon its adoption.

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**COMMITTEE ON THE BUDGET AND  
GOVERNMENT OPERATIONS.**

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**REAPPOINTMENT OF MR. JOSEPH A. CARI, JR. AND  
MR. GORDON J. MC CLENDON AS MEMBERS OF  
BOARD OF DIRECTORS OF CHICAGO  
PUBLIC LIBRARY.**

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

CHICAGO, November 1, 1995.

*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 members of the Board of Directors of the Chicago Public Library, having had the same under advisement, begs leave to report and

recommend that Your Honorable Body *Approve* the reappointment of Joseph A. Cari, Jr. and Gordon J. McClendon for terms expiring June 30, 1998.

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

Respectfully submitted,

(Signed) LORRAINE L. DIXON,  
*Chairman.*

On motion of Alderman Dixon, the committee's recommendation was *Concurred In* and the said proposed reappointment of Mr. Joseph A. Cari, Jr. and Mr. Gordon J. McClendon as members of the Board of Directors of the Chicago Public Library was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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AMENDMENT OF 1995 ANNUAL APPROPRIATION ORDINANCE  
WITHIN MOTOR FUEL TAX FUND.

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

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on the Budget and Government Operations, having had under consideration a proposed ordinance authorizing an amendment to the 1995 Annual Appropriation Ordinance within the Motor Fuel Tax Fund, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) LORRAINE L. DIXON,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The Annual Appropriation Ordinance for the Year 1995 of the City of Chicago (the "City") contains estimates of revenues receivable as a distribution of the proceeds of the motor fuel tax collected pursuant to the Motor Fuel Tax Law of the State of Illinois (the "Motor Fuel Tax funds"); and

WHEREAS, The City Council of the City has allocated certain Motor Fuel Tax funds for various projects implemented by the Department of Transportation of the City; and

WHEREAS, Certain Department of Transportation projects funded by Motor Fuel Tax funds have been completed and are eligible to be closed out; and

WHEREAS, Certain amounts of Motor Fuel Tax funds will be salvaged as a result of closing out these projects; and

WHEREAS, It is beneficial to the City to appropriate such salvaged Motor Fuel Tax funds; now, therefore,

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

SECTION 1. The Annual Appropriation Ordinance for the Year 1995, 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 2. This ordinance shall be in full force and effect upon its passage and approval.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Amendments To The 1995 Annual Appropriation Ordinance.*

310 -- Motor Fuel Tax Fund.

Code	Department And Item	Strike Amount	Add Amount
	Estimated Revenue for 1995 Interest and other	\$ 2,400,000	\$ 3,400,000
	Total appropriable revenue	63,665,000	64,665,000
	Total appropriable for charges and expenditures (exclusive of liabilities at January 1, 1995)	65,165,000	66,165,000

Code	Department And Item	Strike Amount	Add Amount
	84/1050		
	Chicago Department Of Transportation		
	Bureau of Bridge Construction and Operation Bridges Maintenance		
2052.9415	For General Purposes to be expended under the direction of the City Council	\$5,880,342	\$6,880,342

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**AMENDMENT OF ORDINANCES BY DECREASING ALLOCATION  
OF MOTOR FUEL TAX FUNDS NECESSARY TO  
CLOSE OUT SPECIFIC PROJECTS.**

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

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on the Budget and Government Operations, having had under consideration a proposed ordinance amending various ordinances previously passed authorizing decreases in the allocation of Motor Fuel Tax funds necessary to close out specific projects, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,  
(Signed) LORRAINE L. DIXON,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to the Motor Fuel Tax Law of the State of Illinois, 35 ILCS 505/1, et seq. (1993), as amended, the City of Chicago (the "City") receives a distribution from the Department of Revenue of the State of Illinois of a specified percentage of the proceeds of the motor fuel tax collected pursuant to the Motor Fuel Tax Law and the proceeds of certain other taxes collected and deposited into the Motor Fuel Tax Fund of the State of Illinois (the "Motor Fuel Tax funds"); and

WHEREAS, The City Council of the City allocated certain Motor Fuel Tax funds to bridge maintenance projects implemented by the Department of Transportation (formerly, the Department of Public Works) of the City from 1982 through 1986 (the "1982 -- 1986 Bridge Maintenance Projects"); and

WHEREAS, Certain of the 1982 -- 1986 Bridge Maintenance Projects have been completed and are eligible to be closed out; and

WHEREAS, Certain amounts of Motor Fuel Tax funds will be salvaged as a result of closing out these 1982 -- 1986 Bridge Maintenance Projects; and

WHEREAS, It is beneficial to the City to amend the various ordinances allocating Motor Fuel Tax funds to the 1982 -- 1986 Bridge Maintenance Projects and to transfer such salvaged Motor Fuel Tax funds to the Unobligated Motor Fuel Tax Fund; now, therefore,

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

SECTION 1. The ordinances passed by the City Council on the dates and published at the pages of the Journal of Proceedings of the City Council indicated in Columns 2 and 3 of the attached Exhibit A, authorizing the corresponding projects indicated in Column 1 and allocating the amounts of

Motor Fuel Tax funds indicated in Column 4, are hereby amended to the amounts set forth in Column 7.

**SECTION 2.** The City Comptroller is hereby directed to transfer the unexpended balances set forth in Column 6 to the City's Unobligated Motor Fuel Tax Fund.

**SECTION 3.** The City Clerk is directed to transmit two certified copies of this ordinance to the Department of Transportation of the State of Illinois, through its District Engineer of District 1.

**SECTION 4.** This ordinance shall be in force and effect from and after its passage and approval.

[Exhibit "A" referred to in this ordinance printed on page  
8901 of this Journal.]

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**AMENDMENT OF ORDINANCES BY INCREASING ALLOCATION  
OF MOTOR FUEL TAX FUNDS NECESSARY FOR REPAIR  
OF BRIDGES AND VIADUCTS DURING 1995.**

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

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on the Budget and Government Operations, having had under consideration a proposed ordinance amending ordinances previously passed authorizing increases in the allocation of Motor Fuel Tax funds necessary for the repair of bridges and viaducts during 1995, and having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

(Continued on page 8902)

Exhibit "A".

Chicago Department of Transportation Motor Fuel Tax Projects Close-Outs Projects To Be Closed with Salvage							
Project Number	Project Description	Date & Page of Original Ordinance	Date & Page of Latest Amendment	Amount of Last Ordinance	Amount of MFT Requests to State of Illinois	Amount to be Transferred To Unobligated MFT Fund	
1	2	3	4	5	6	7	
Project Number	Project Description	Date & Page of Original Ordinance	Date & Page of Latest Amendment	Amount of Last Ordinance	Amount of MFT Requests to State of Illinois	Amount to be Transferred To Unobligated MFT Fund	Amount of Amended Ordinance (Close Out)
6351	1982 Bridge Maintenance "B"	02/10/82; 9459	06/9/82; 11008	1,478,000.00	1,478,000.00	189,101.44	1,288,898.56
6352	1982 Bridge Maintenance "C"	02/10/82; 9459	06/9/82; 11008	142,000.00	142,000.00	103,913.01	38,086.99
6353	1982 Bridge Maintenance "D"	02/10/82; 9459	06/9/82; 11008	1,565,000.00	1,565,000.00	430,038.22	1,134,961.78
	Total 1982 Bridge Maintenance			3,185,000.00	3,185,000.00	723,052.67	2,461,947.33
6360	1983 Bridge Maintenance "A"	07/06/83; 459	06/28/89; 2575-79	2,137,235.44	2,137,235.44	32,923.85	2,104,311.59
6361	1983 Bridge Maintenance "B"	07/06/83; 459	NA	1,540,100.00	1,540,100.00	211,526.73	1,328,573.27
6362	1983 Bridge Maintenance "C"	07/06/83; 459	NA	164,500.00	164,500.00	19,934.56	144,565.44
6363	1983 Bridge Maintenance "D"	07/06/83; 459	NA	2,140,100.00	2,140,100.00	1,072,084.87	1,068,005.13
	Total 1983 Bridge Maintenance			5,981,935.44	5,981,935.44	1,336,480.01	4,645,455.43
6380	1984 Bridge Maintenance "A"	05/09/84; 6294	06/28/89; 2575-79	2,686,968.23	2,686,968.23	200,000.00	2,486,968.23
6381	1984 Bridge Maintenance "B"	05/09/84; 6294	NA	1,706,991.00	1,706,991.00	292,589.87	1,414,401.13
6382	1984 Bridge Maintenance "C"	05/09/84; 6294	NA	178,700.00	178,700.00	5,738.61	172,961.39
6383	1984 Bridge Maintenance "D"	05/09/84; 6294	NA	1,157,800.00	1,157,800.00	467,071.10	690,728.90
6384	1984 Bridge Maintenance "E"	05/09/84; 6294	06/28/89; 2575-79	762,189.18	762,189.18	65,000.00	697,189.18
	Total 1984 Bridge Maintenance			6,492,648.41	6,492,648.41	1,030,399.58	5,462,248.83
6450	1985 Bridge Maintenance "A"	04/25/85; 15911	02/10/93; 28422-27	2,634,253.75	2,634,253.75	17,000.00	2,617,253.75
6451	1985 Bridge Maintenance "B"	04/25/85; 15911	11/20/85; 22656-58	1,953,672.00	1,953,672.00	212,545.30	1,741,126.70
6452	1985 Bridge Maintenance "C"	04/25/85; 15911	11/20/85; 22656-58	265,773.00	265,773.00	70,763.97	195,009.03
6453	1985 Bridge Maintenance "D"	04/25/85; 15911	11/20/85; 22656-58	1,428,100.00	1,428,100.00	363,583.59	1,064,516.41
	Total 1985 Bridge Maintenance			6,281,798.75	6,281,798.75	663,892.86	5,617,905.89
6460	1986 Bridge Maintenance "A"	04/09/86; 29095	NA	2,284,222.00	2,284,222.00	60,893.41	2,223,328.59
6461	1986 Bridge Maintenance "B"	04/09/86; 29095	NA	1,801,708.00	1,801,708.00	83,093.78	1,718,614.22
6462	1986 Bridge Maintenance "C"	04/09/86; 29095	NA	167,070.00	167,070.00	29,477.06	137,592.94
6463	1986 Bridge Maintenance "D"	04/09/86; 29095	NA	1,037,000.00	1,037,000.00	183,260.67	853,739.33
	Total 1986 Bridge Maintenance			5,290,000.00	5,290,000.00	356,724.92	4,933,275.08
<b>GRAND TOTALS</b>				<b>27,231,382.60</b>	<b>27,231,382.60</b>	<b>4,110,550.04</b>	<b>23,120,832.56</b>

(Continued from page 8900)

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

Respectfully submitted,

(Signed) LORRAINE L. DIXON,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to the Motor Fuel Tax Law of the State of Illinois, 35 ILCS 505/1, et seq. (1993), as amended, the City of Chicago (the "City") receives a distribution from the Department of Revenue of the State of Illinois of a specified percentage of the proceeds of the motor fuel tax collected pursuant to the Motor Fuel Tax Law and the proceeds of certain other taxes collected and deposited into the Motor Fuel Tax fund of the State of Illinois (the "Motor Fuel Tax funds"); and

WHEREAS, The City Council of the City allocated certain Motor Fuel Tax funds to various bridge projects by ordinance passed on March 9, 1995 and amended on July 13, 1995 ("Motor Fuel Tax Ordinance"); and

WHEREAS, It is in the best interest of the City to amend the Motor Fuel Tax Ordinance to increase the amount of Motor Fuel Tax funds allocated to various bridge projects; now, therefore,

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

SECTION 1. The Motor Fuel Tax Ordinance appearing on pages 66135 through 66138 of the City Council Journal of Proceedings of March 9, 1995 and the amendment thereto appearing on pages 4420 through 4421 of the City Council Journal of Proceedings of July 13, 1995 providing for the maintenance, repair and painting of existing bridges, viaducts and appurtenances related thereto, including exterior lighting, electronic visual aids and incidental work related thereto, located in the City of Chicago for the period beginning January 1, 1995 and ending December 31, 1995, is hereby amended further to increase the allocation of Motor Fuel Tax funds from Nine Million One Hundred Thousand Dollars (\$9,100,000) to Ten Million One Hundred Thousand Dollars (\$10,100,000).

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

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ALLOCATION OF MOTOR FUEL TAX FUNDS TO CHICAGO TRANSIT  
AUTHORITY IN FULFILLMENT OF LOCAL CONTRIBUTION  
REQUIREMENT PURSUANT TO AGREEMENT  
UNDER REGIONAL TRANSPORTATION  
AUTHORITY ACT.

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

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on the Budget and Government Operations, having had under consideration a proposed ordinance authorizing the allocation of Motor Fuel Tax funds for the annual Chicago Transit Authority grant pursuant to the Regional Transportation Authority Act, in the amount of \$3,000,000.00, and the execution of an intergovernmental agreement, 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) LORRAINE L. DIXON,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The law of the State of Illinois establishing the Regional Transportation Authority (the "R.T.A.") (Ill. Rev. Stat., Chapter 111 2/3, Paragraph 701.01, et seq.) provides in Paragraph 704.10, that the R.T.A. shall not for any fiscal year of the R.T.A. release to the Chicago Transit Authority (the "C.T.A.") any funds except for the proceeds of taxes imposed by the R.T.A. under Sections 4.03 and 4.03.1 which are allocated to the C.T.A. under Section 4.10(d) unless a unit or units of local government in Cook County (other than the C.T.A.) enters or enter into an agreement with the C.T.A. to make a monetary contribution for such year of at least Five Million Dollars (\$5,000,000) for public transportation; and

WHEREAS, The C.T.A. will, for the foreseeable future, require such financial grants from the R.T.A. in order to meet its operating expenses; and

WHEREAS, Every year since the inception of the R.T.A., the City of Chicago has contributed Three Million Dollars (\$3,000,000) and the County of Cook has contributed Two Million Dollars (\$2,000,000); and

WHEREAS, The last such ordinance authorizing the City's contribution was passed on December 21, 1994 (Council Journal of Proceedings, pages 63416 -- 63418); now, therefore,

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

SECTION 1. There is hereby allocated for the fiscal year of the R.T.A. ending December 31, 1995 the sum of Three Million Dollars (\$3,000,000) for use by the C.T.A. as a matching grant from the City of Chicago to be paid prior to December 31, 1995 from that part of the Motor Fuel Tax funds which have been or may be allocated to the City of Chicago.

SECTION 2. The sum of Three Million Dollars (\$3,000,000) hereby allocated shall be deemed, considered and construed as the payment and fulfillment of the local contribution required of the City of Chicago pursuant to an agreement made under the Regional Transportation Authority Act (Chapter 111 2/3, Section 704.10, Illinois Revised Statutes 1989) between the C.T.A., the County of Cook, and the City of Chicago. Subject to the approval of the Corporation Counsel as to form and legality, the Mayor is authorized to execute such agreement, substantially in the form attached hereto as Exhibit A.

SECTION 3. The City Clerk is hereby directed to transmit a certified copy of this ordinance to the Governor of the State of Illinois and two certified copies of this ordinance to the Department of Transportation of the State of Illinois, Springfield, Illinois.

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

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Agreement.*

This Agreement made this \_\_\_\_\_ day of \_\_\_\_\_, 199\_\_, by and between the Chicago Transit Authority (herein the "Authority"), a municipal corporation of the State of Illinois, established pursuant to the Metropolitan Transit Authority Act, Illinois Revised Statutes, Chapter 111-2/3, Section 301, et seq., and the City of Chicago and the County of Cook, municipal corporations of the State of Illinois.

*Witnesseth:*

For good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, and in consideration of the covenants hereinafter set forth, this Agreement is made pursuant to the provisions of Section 4.10 of the Regional Transportation Authority Act, Illinois Revised Statutes, Chapter 111-2/3, Section 704.10.

1. The City of Chicago hereby agrees to contribute prior to December 31, 1995, Three Million Dollars (\$3,000,000) in the aggregate in cash directly to the Authority for public transportation for the fiscal year of the Regional Transportation Authority ending December 31, 1995.

2. The County of Cook hereby agrees to contribute prior to December 31, 1995, Two Million Dollars (\$2,000,000) in the aggregate in cash directly to the Authority for public transportation for the fiscal year of the Regional Transportation Authority ending December 31, 1995.

In Witness Whereof, The parties hereto, by their duly authorized officers, have executed this Agreement on the date first above mentioned.

City of Chicago

County of Cook

By: \_\_\_\_\_

By: \_\_\_\_\_

Chicago Transit Authority

By: \_\_\_\_\_

\_\_\_\_\_

**AMENDMENT OF 1995 ANNUAL APPROPRIATION ORDINANCE  
TO REFLECT ACCEPTANCE OF GRANT FUNDS FROM  
UNITED STATES DEPARTMENT OF HEALTH AND  
HUMAN SERVICES FOR BILINGUAL/  
BICULTURAL DEMONSTRATION  
PROGRAM.**

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

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on the Budget and Government Operations, having had under consideration a proposed ordinance authorizing the acceptance of a grant from the United States Department of Health and Human Services, Office of Minority Health, necessary to fund the Bilingual/Bicultural Demonstration Project, 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) LORRAINE L. DIXON,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The Annual Appropriation Ordinance for the Year 1995 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 to current grant programs; and

WHEREAS, The City, through its Department of Health, has been awarded additional grant funds in the amount of One Hundred Thousand Dollars (\$100,000) (the "Health Grant Funds") by the United States Department of Health and Human Services, Office of Minority Health; and

WHEREAS, The Health Grant Funds will be used to improve the effectiveness of the delivery of health care services to Hispanics by providing educational training services to health care professionals to enhance their skills in speaking Spanish and in cultural awareness; now, therefore,

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

SECTION 1. The sum of One Hundred Thousand Dollars (\$100,000) not previously appropriated, representing additional awards from agencies of the federal government has become available for appropriation for the year 1995.

SECTION 2. The sum of One Hundred Thousand Dollars (\$100,000) not previously appropriated is hereby appropriated from Fund 925 -- Grant Funds for the year 1995, and the Annual Appropriation Ordinance for the Year 1995, 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" referred to in this ordinance reads as follows:

*Exhibit "A".**Amendments To The 1995 Appropriation Ordinance.*

## 925 -- Grant Funds

Code	Department And Item	Strike Amount	Add Amount
	Estimate Of Grant Revenue For 1995		
	Awards from Agencies of the Federal Government	\$768,635,573	\$768,735,573
41	Department of Health: Bilingual/Bicultural Service Demonstration Project		\$ 100,000

AMENDMENT OF 1995 ANNUAL APPROPRIATION ORDINANCE  
TO REFLECT ACCEPTANCE OF GRANT FUNDS FROM  
FEDERAL AND STATE AGENCIES FOR  
VARIOUS PURPOSES.

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

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on the Budget and Government Operations, having had under consideration a proposed ordinance authorizing the acceptance of

grants from various federal and state agencies for specific purposes , 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) LORRAINE L. DIXON  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The Annual Appropriation Ordinance for the Year 1995 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; and

WHEREAS, The City, through its Department of Housing, has been awarded grant funds in the amount of One Million Dollars (\$1,000,000) by the United States Department of Housing and Urban Development, which will be used to provide permanent supportive housing for low-income HIV/AIDS individuals and affected families; and

WHEREAS, The City, through its Department of Health, has been awarded grant funds in the amount of Four Hundred Twelve Thousand Dollars (\$412,000) by the United States Department of Health and Human Services, Substance Abuse and Mental Health Services Administration, which will be used to support the Chicago Together Initiative to develop and implement plans for preventing substance abuse and related problems; and

WHEREAS, The City, through its Department of Aging, has been awarded grant funds in the amount of Seventy-five Thousand Dollars (\$75,000) by the United States Department of Health and Human Services, Administration on Aging, which will be used for the Pension Information Effort, a program assisting senior citizens to understand and obtain their pension benefits and to strengthen their financial independence by increasing their access to retirement income; and

WHEREAS, The Chicago Public Library has been awarded grant funds in the aggregate amount of Two Hundred Fifty Thousand Dollars (\$250,000) by the Office of the Secretary of State, Illinois State Library, which together with other funds, will be used for construction of a new modular library facility intended to replace the rented storefront facility serving as the Jeffery Manor Branch of the Chicago Public Library; now, therefore,

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

**SECTION 1.** The sum of One Million Seven Hundred Thirty-seven Thousand Dollars (\$1,737,000) not previously appropriated, representing additional awards from agencies of the federal and state governments, has become available for appropriation for the year 1995.

**SECTION 2.** The sum of One Million Seven Hundred Thirty-seven Thousand Dollars (\$1,737,000) not previously appropriated is hereby appropriated from Fund 925 -- Grant Funds for the year 1995, and the Annual Appropriation Ordinance for the Year 1995, 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" referred to in this ordinance reads as follows:

*Exhibit "A".**Amendments To The 1995 Appropriation Ordinance.*

## 925 -- Grant Funds

Code	Department And Item	Strike Amount	Add Amount
	Estimate Of Grant Revenue For 1995		
	Awards from Agencies of the Federal Government	\$768,735,573	\$770,259,573
	Awards from Agencies of the State Government	143,120,000	143,333,000

## 925 -- Grant Funds

21	Department Of Housing: H.U.D. Discretionary Special Purpose: HIV/AIDS Housing		1,000,000
41	Department Of Health: Community Prevention Coalition Demonstration -- Chicago Together		412,000
47	Chicago Department On Aging: O.A.A. Title IV Pension Information and Counseling		75,000

Code	Department And Item	Strike Amount	Add Amount
91	Chicago Public Library: Branch Library Renovation -- Live and Learn funds		\$250.000

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AUTHORIZATION FOR TRANSFER OF YEAR 1995  
FUNDS WITHIN COMMITTEE ON  
HUMAN RELATIONS.

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

CHICAGO, November 1, 1995.

*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 1995 within the City Council Committee on Human Relations, 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) LORRAINE L. DIXON,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The City Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1995. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1995 payable from such appropriations:

FROM:

Purpose	Fund	Code Department	Account	Amount
For Personal Service	100	15-2286	0000	\$4,000.00

TO:

Purpose	Fund	Code Department	Account	Amount
For Commodities and Materials	100	15-2286	0300	\$4,000.00

**SECTION 2.** The sole purpose of this transfer of funds is to provide funds to meet necessary obligations in the City Council Committee on Human Relations during the year 1995.

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

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**AUTHORIZATION FOR TRANSFER OF YEAR 1995 FUNDS  
WITHIN COMMITTEE ON ENERGY, ENVIRONMENTAL  
PROTECTION AND PUBLIC UTILITIES.**

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

CHICAGO, November 1, 1995.

*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 1995 within the City Council Committee on Energy, Environmental Protection and Public Utilities, 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) LORRAINE L. DIXON,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

**SECTION 1.** The City Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1995. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1995 payable from such appropriations:

**FROM:**

Purpose	Fund	Code Department	Account	Amount
For Personal Service	100	15-2270	0000	\$2,500.00

**TO:**

Purpose	Fund	Code Department	Account	Amount
For Contingencies	100	15-2270	0700	\$2,500.00

**SECTION 2.** The sole purpose of this transfer of funds is to provide funds to meet necessary obligations in the City Council Committee on Energy, Environmental Protection and Public Utilities during the year 1995.

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

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AUTHORIZATION FOR TRANSFER OF YEAR 1995 FUNDS  
WITHIN COMMITTEE ON LICENSE AND  
CONSUMER PROTECTION.

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

CHICAGO, November 1, 1995.

*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 1995 within the City Council Committee on License and Consumer Protection, 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) LORRAINE L. DIXON,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays -- None.*

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

The following is said ordinance as passed:

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

**SECTION 1.** The City Comptroller and the City Treasurer are authorized and directed to make the following transfer of funds for the year 1995. This transfer will leave sufficient unencumbered appropriations to meet all liabilities that have been or may be incurred during the year 1995 payable from such appropriations:

**FROM:**

Purpose	Fund	Code Department	Account	Amount
For Personal Service	100	15-2225	0000	\$7,000.00

**TO:**

Purpose	Fund	Code Department	Account	Amount
For Commodities and Materials	100	15-2225	0300	\$7,000.00

**SECTION 2.** The sole purpose of this transfer of funds is to provide funds to meet necessary obligations in the City Council, Committee on License and Consumer Protection during the year 1995.

**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 1, 1995.

*To the President and Members of the City Council:*

Your Committee on the Budget and Government Operations, having had under consideration two 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) LORRAINE L. DIXON,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*Portion Of South Ellis Avenue.*

*Ordered,* That the Commissioner of Water is hereby authorized to install 585 feet of 8-inch ductile iron water main in South Ellis Avenue, from East 46th Street to East 47th Street, at a total estimated cost of \$104,563.26 chargeable to Appropriation Account Number 235-87-3120-0550-0550 (W-706) Construction.

The above work is to be done under Order Number A-01750.

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*Portion Of West Medina Avenue.*

*Ordered,* That the Commissioner of Water is hereby authorized to install 1,105 feet of 8-inch ductile iron water main in West Medina Avenue, from North Melvina Avenue to North Milwaukee Avenue, at a total estimated cost of \$170,662.39 chargeable to Appropriation Account Number 235-87-3120-0550-0550 (W-706) Construction.

The above work is to be done under Order Number A-01747.

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**COMMITTEE ON BUILDINGS.**

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**APPOINTMENT OF MR. KENNETH P. LAMBERT AND  
MR. WALTER S. JOSLYN, JR. AS MEMBERS OF  
BOARD OF EXAMINERS OF MASON  
CONTRACTORS.**

The Committee on Buildings submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Buildings, having had under consideration the proposed appointment of Kenneth P. Lambert, to succeed Donald W. McIntyre, deceased, and the reappointment of Walter S. Joslyn, Jr. as members of the Board of Examiners of Mason Contractors for terms expiring April 30, 1996 (which was referred on October 2, 1995), begs leave to recommend that Your Honorable Body *Approve* the appointments transmitted herewith.

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

Respectfully,

(Signed) BERNARD L. STONE,  
*Chairman.*

On motion of Alderman Stone, the committee's recommendation was *Concurred In* and the proposed appointment of Mr. Kenneth P. Lambert and Mr. Walter S. Joslyn, Jr. as members of the Board of Examiners of Mason Contractors was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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AUTHORIZATION FOR ISSUANCE OF PERMITS FOR  
ERECTION OF SIGNS/SIGNBOARDS AT  
SUNDRY LOCATIONS.

The Committee on Buildings submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Buildings, having had under consideration eleven proposed sign orders (one sign, 5th Ward; one sign, 18th Ward; two signs, 24th Ward; one sign, 27th Ward; one sign, 32nd Ward; one sign, 35th Ward; one sign, 36th Ward; two signs, 42nd Ward; and one sign, 50th Ward) which were referred on October 2, October 13 and October 21, 1995, respectfully, begs leave to recommend that Your Honorable Body do *Pass* the sign orders which are transmitted herewith.

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

Respectfully,

(Signed) BERNARD L. STONE,  
*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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*4626 North Cumberland Avenue.*

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to Vincent Signcorp, Inc., 307 East Lincoln, Bensenville, Illinois 60106, for the erection of a sign/signboard over 24 feet in height and/or over

100 square feet (in area of one face) at Shops at Cumberland Court, 4626 North Cumberland Avenue:

Dimensions: length, 10 feet, 0 inches; height, 15 feet, 6 inches (with ten 16 inch x 10 foot tenant panels)  
Height Above Grade/Roof to Top of Sign: 21 feet, 6 inches  
Total Square Foot Area: \_\_\_ square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*198 East Delaware Place.*

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Acme-Wiley Corporation, 2480 Greenleaf Avenue, Elk Grove Village, Illinois 60007, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Double Tree Guest Suites, 198 East Delaware Place:

Dimensions: length, 23 feet, 7-5/8 inches; height, 19 feet, 0 inches  
Height Above Grade/Roof to Top of Sign: 260 feet  
Total Square Foot Area: 290 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*5101 West Harrison Street.*

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Sure Light Sign Co., 1810 North 32nd Avenue, Stone Park, Illinois 60165, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Michele Clark Middle School, 5101 West Harrison Street:

Dimensions: length, 12 feet; height, 6 feet  
Height Above Grade/Roof to Top of Sign: 19 feet, 6 inches  
Total Square Foot Area: 82 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*3200 North Lincoln Avenue.*

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Gannett Outdoor, 444 North Michigan Avenue, Chicago, Illinois 60610, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3200 North Lincoln Avenue (existing signboard):

Dimensions: length, 48 feet; height, 14 feet  
Height Above Grade/Roof to Top of Sign: 50 feet  
Total Square Foot Area: 672 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*2865 North Milwaukee Avenue.*

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to White Way Sign Company, 1317 North Clybourn Avenue, Chicago, Illinois 60610-1794, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Blockbuster Video, 2865 North Milwaukee Avenue:

Dimensions: length, 40 feet, 0 inches; height, 20 feet, 0 inches  
Height Above Grade/Roof to Top of Sign: 44 feet, 7 inches  
Total Square Foot Area: 800 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*770 North Ogden Avenue.*

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Universal Outdoor, Inc., 930 Stiles Drive, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 770 North Ogden Avenue, Permanent Index Number: 17-08-205-002:

Dimensions: length, 60 feet; height, 16 feet, 8 inches  
Height Above Grade/Roof to Top of Sign: 130 feet  
Total Square Foot Area: 1,000 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*308 West Ontario Street.*

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Universal Outdoor, Inc., 930 Stiles Drive, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 308 West Ontario Street, Permanent Index Numbers 17-09-222-012, 17-09-222-013, 17-09-222-014:

Dimensions: length, 48 feet; height, 14 feet  
Height Above Grade/Roof to Top of Sign: 50 feet  
Total Square Foot Area: 1,344 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

*5001 West Polk Street.*

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Universal Outdoor, Inc., 930 Stiles Drive, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 5001 West Polk Street, Permanent Index Numbers 16-16-408-010, 16-16-408-015, 16-16-408-016:

Dimensions: length, 60 feet; height, 16 feet, 8 inches  
Height Above Grade/Roof to Top of Sign: 130 feet  
Total Square Foot Area: 1,000 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*7240 South Stony Island Avenue.*

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to The Holland Design Group, Inc., 1090 Brown Street, Wauconda, Illinois 60084, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Delray Farms, 7240 South Stony Island Avenue:

Dimensions: length, 110 feet; height, 48 feet  
Height Above Grade/Roof to Top of Sign: \_\_\_\_\_  
Total Square Foot Area: 440 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

*6229 North Western Avenue.*

**Ordered,** That the Commissioner of Buildings is hereby directed to issue a sign permit to Best Neon Sign Company, 6801 South Bell Avenue, Chicago, Illinois 60636, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Wheels of Chicago, 6229 North Western Avenue:

Dimensions: length, 10 feet, 0 inches; height, 8 feet, 0 inches  
Height Above Grade/Roof to Top of Sign: 36 feet  
Total Square Foot Area: 160 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*3647 West 83rd Street.*

**Ordered,** That the Commissioner of Buildings is hereby directed to issue a sign permit to Sign\*A\*Rama, U.S.A., 8034 South Cicero Avenue, Burbank, Illinois 60459, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3647 West 83rd Street:

Dimensions: length, 8 feet; height, 4 feet  
Height Above Grade/Roof to Top of Sign: \_\_\_\_\_  
Total Square Foot Area: 32 square feet.

Such sign shall comply with all applicable provisions of Title 17 (the Chicago Zoning Ordinance) and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

COMMITTEE ON ECONOMIC AND  
CAPITAL DEVELOPMENT.

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APPOINTMENT OF MR. JOSEPH F. BOYLE, JR. AS  
COMMISSIONER OF DEPARTMENT OF  
PLANNING AND DEVELOPMENT.

The Committee on Economic and Capital Development submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Economic and Capital Development, having had under consideration a communication signed by Mayor Richard M. Daley, appointing Joseph F. Boyle, Jr. as Commissioner of Planning and Development, begs leave to recommend that Your Honorable Body *Approve* said appointment which is transmitted herewith.

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

Respectfully submitted,

(Signed) PERCY GILES,  
*Chairman.*

On motion of Alderman Giles, the committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Joseph F. Boyle, Jr. as Commissioner of the Department of Planning and Development was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays -- None.*

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

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APPROVAL OF PROPERTY AT 3114 -- 3146 WEST CARROLL  
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 1, 1995.

*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 Walter Burnett, Jr., authorizing Class 6(b) tax incentives for the property located at 3114 -- 3146 West Carroll Street pursuant to the Cook County Real Property Classification Ordinance, begs leave to recommend that Your Honorable Body *Adopt* said proposed resolution which is transmitted herewith.

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

Respectfully submitted,

(Signed) PERCY GILES,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 (hereinafter referred to as "City"), consistent with the Cook County Real Property Classification Ordinance, as amended (hereinafter referred to as the "Ordinance") wishes to induce industry to locate and expand in the City by offering financial incentives in the form of property tax relief; and

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

WHEREAS, Madison Equipment Company (hereafter referred to as the "Owner") of the property commonly known as 3114 -- 3146 West Carroll Street, Chicago, Illinois (hereinafter referred to as the "Subject Property"), has owned the Subject Property which qualifies for the tax abatement as defined in the Ordinance and will undertake a program of substantial rehabilitation with the expectation that the property would be eligible for Class 6(b) tax incentives pursuant to the Ordinance; and

WHEREAS, The Owner intends to file with the Office of the Assessor of Cook County an Eligibility Application for Class 6(b) classification; and

WHEREAS, The Subject Property is located within the boundaries of Chicago Enterprise Zone No. 4; and

WHEREAS, The Subject Property will be utilized for industrial purposes by Madison Equipment Company to manufacture, refurbish and warehouse mechanical equipment; and

WHEREAS, The grant of Class 6(b) tax incentives for the Subject Property is necessary for the execution of the intended substantial rehabilitation; and

WHEREAS, The execution of this substantial rehabilitation 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 Number for the Subject Property is 16-12-300-013-0000; and

WHEREAS, Notwithstanding the Class 6(b) status of the Subject Property, the improvements to and utilization thereof will generate significant new revenues to the City in the form of additional real estate taxes and other tax revenues; now, therefore,

*Be It Resolved by the City Council of the City of Chicago:*

SECTION 1. The Subject Property is appropriate for Class 6(b) tax incentive benefits pursuant to the Cook County Real Property Classification Ordinance, as amended; and

SECTION 2. The incentives provided by the Class 6(b) real property assessment classification are necessary for the proposed improvements of 3114 West Carroll Street to occur; and

SECTION 3. Pursuant to the Cook County Real Property Classification Ordinance, the City of Chicago, Illinois hereby approves, consents and supports the classification of the Subject Property as Class 6(b) property, and the Class 6(b) tax incentives shall apply to the property identified as Permanent Real Estate Index Number 16-12-300-013-0000; and

SECTION 4. The Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602; and

*Be It Further Resolved,* That this resolution shall be effective immediately upon its passage and approval, or as otherwise provided by law.

**COMMITTEE ON HEALTH.****REPORT ON TESTIMONY BY DEPARTMENTS OF HEALTH AND  
WATER CONCERNING THREAT OF CRYPTOSPORIDIUM  
PARASITE CONTAMINATION OF WATER SYSTEM.**

The Committee on Health submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Health met on October 10, 1995, in Room 201A in City Hall. The meeting was called to hear testimony on a resolution presented by Alderman Ed Smith on the Cryptosporidium parasite. It was reported by the City Department of Health and the Department of Water that our water system is not in danger of the parasite at this time.

Present at the meeting were:

Alderman Ed H. Smith, Chairman (28th Ward)

Alderman Burnett (27th Ward)

Alderman Colom (35th Ward)

Alderman Stone (50th Ward).

The Committee on Health recommends that its statement be made a part of the official record.

Respectfully submitted,

(Signed) ED H. SMITH,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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**COMMITTEE ON HISTORICAL LANDMARK  
PRESERVATION.**

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**DESIGNATION OF MUSEUM OF SCIENCE AND INDUSTRY  
AS "CHICAGO LANDMARK".**

The Committee on Historical Landmark Preservation submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Historical Landmark Preservation, having had under consideration a communication signed by the Director of the Commission of Chicago Landmarks to designate the Museum of Science and Industry, located at 57th Street and Lake Shore Drive, Chicago, Illinois, as a "Chicago Landmark", recommends that Your Honorable Body do *Pass* the proposed ordinance which is transmitted herewith.

This recommendation was concurred in by all members of the committee present at the meeting which took place on October 18, 1995.

Respectfully submitted,

(Signed) ALLAN STREETER,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to Section 2-120-690 of the Municipal Code of Chicago, the City of Chicago, through its Commission on Chicago Landmarks, has determined that the Museum of Science and Industry, located at 57th Street and Lake Shore Drive, Chicago, Illinois, is worthy of designation as a Chicago landmark; and

WHEREAS, The Commission on Chicago Landmarks has found that the Museum of Science and Industry meets certain criteria for landmark designation listed at Subsection 2-120-620(1), (2), (3) (4) (5) and (7) of the Municipal Code of Chicago; and

WHEREAS, The Museum of Science and Industry, constructed in 1892 as the Palace of Fine Arts for the World's Columbian Exposition, is the only remaining structure built on the grounds of the world's fair; and

WHEREAS, The World's Columbian Exposition, which the Museum of Science and Industry symbolizes, is deemed so important to Chicago history that it is commemorated by one of the stars in the city flag; and

WHEREAS, The classical styling of the Museum of Science and Industry and the other fair buildings were a major influence on American architecture for the next thirty years; and

WHEREAS, The surrounding landscape, particularly the reflecting pond on the south side of the Museum building, is virtually intact from the time of its creation as part of the 1893 World's Fair, demonstrating the relationship the designers of the fair sought between the landscape and the monumental-scaled, neoclassical-style buildings; and

WHEREAS, The relationship of neoclassical architecture and landscape, as defined in the layout of the World's Columbian Exposition and

demonstrated by the Museum building and grounds, had a profound influence on the City Beautiful Movement that dominated city planning for decades to follow; and

WHEREAS, Under the leadership of corporate executive and philanthropist Julius Rosenwald the building was renovated during the 1930s for a technical museum that was the forerunner of the current Museum of Science and Industry, and was an important site during the Century of Progress World's Fair, held in Chicago during 1933 -- 1934; and

WHEREAS, The architects associated with the Museum of Science and Industry building -- including Daniel Burnham, the chief architect and planner for the 1893 Fair; Charles Atwood, the most renowned classical architect of his day and the designer of the structure; Graham, Anderson, Probst & White, the successor firm of Burnham's, which oversaw the restoration of the exterior of the building in the 1920s; and Shaw, Naess & Murphy, who supervised the renovation of the building's interior during the 1930s for the Museum of Science and Industry -- were all prominent and nationally renowned designers; and

WHEREAS, The interior of the building, as remodeled during the 1930s, is one of the best examples of the streamlined "Art Deco" style of architecture; and

WHEREAS, The Museum of Science and Industry occupies a prominent location on Lake Shore Drive and 57th Street, and is a major destination for visitors from all over the world, making it one of the museums with the highest annual attendance in the country; and

WHEREAS, The Museum of Science and Industry has had a major role in the cultural life of Chicago for a century, and clearly has an established and distinctive presence in the cultural life of the City of Chicago; now, therefore,

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

SECTION 1. The Museum of Science and Industry, located at 57th Street and Lake Shore Drive, and legally described as:

The elliptical portion of Jackson Park including the Museum of Science and Industry site and the adjoining park land, as defined by the south line of East 57th Street; the east line of South Cornell Drive; the north line of East Columbia Drive, including the Darrow Bridge and its abutments; and the west line of North Columbia Drive, all in the west half of the northwest quarter of Section 13, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois,

Permanent Index Number 20-13-104-001,

is hereby designated in its entirety, along with the property on which it stands, as a Chicago landmark. The critical features of the Museum of Science and Industry are specified in Attachments "A", "B" and "C".

SECTION 2. The Commission on Chicago Landmarks is hereby directed to create a suitable plaque appropriately identifying said landmark and to affix the plaque to the property designated as a Chicago landmark in accordance with the provisions of subsection 2-120-610(3) of the Municipal Code of Chicago.

SECTION 3. The Commission on Chicago Landmarks is directed to comply with the provisions of Section 2-120-720 of the Municipal Code of Chicago, regarding notification of said designation.

SECTION 4. This ordinance shall take effect from and after the date of its passage.

[Attachments "B" and "C" referred to in this ordinance  
printed on pages 8938 through 8939  
of this Journal.]

Attachment "A" referred to in this ordinance reads as follows:

*Attachment "A".*

*Museum Of Science And Industry Critical Features  
Of Chicago Landmark Designation.*

**Critical Features.**

**Building Exterior:**

All exterior elevations, including roofs, of the main Museum of Science and Industry building and two pavilions, all built in 1891 -- 1893 as the Fine Arts Building and subsequently remodeled for the Museum of Science and Industry ("the three buildings"). The Henry Crown Center is not a critical feature.

**Site And Accompanying Features (see Attachment "B"):**

The elliptical portion of Jackson Park including the museum site and the adjoining park land, as defined by:

the south line of East 57th Drive; the east line of South Cornell Drive; the north line of East Columbia Drive, but including the Darrow Bridge and its abutments; and the west line of North Columbia Drive.

Specific features within this boundary are:

the North Pond (also known as Columbia Basin);

the Darrow Bridge and its abutments; and

the two remaining vintage -- 1893 lamp posts, with their historic heads, currently in the west (employee's) parking lot (these need not necessarily be preserved in their current location, but if moved, should be relocated to a historically compatible site on the grounds of the building).

These features will be discussed in a framework plan being prepared by the City of Chicago and the Chicago Park District. Any design review of these features by the Commission on Chicago Landmarks will take into account the recommendations of that plan and the Park District's financial ability to fund improvements or modifications to the features.

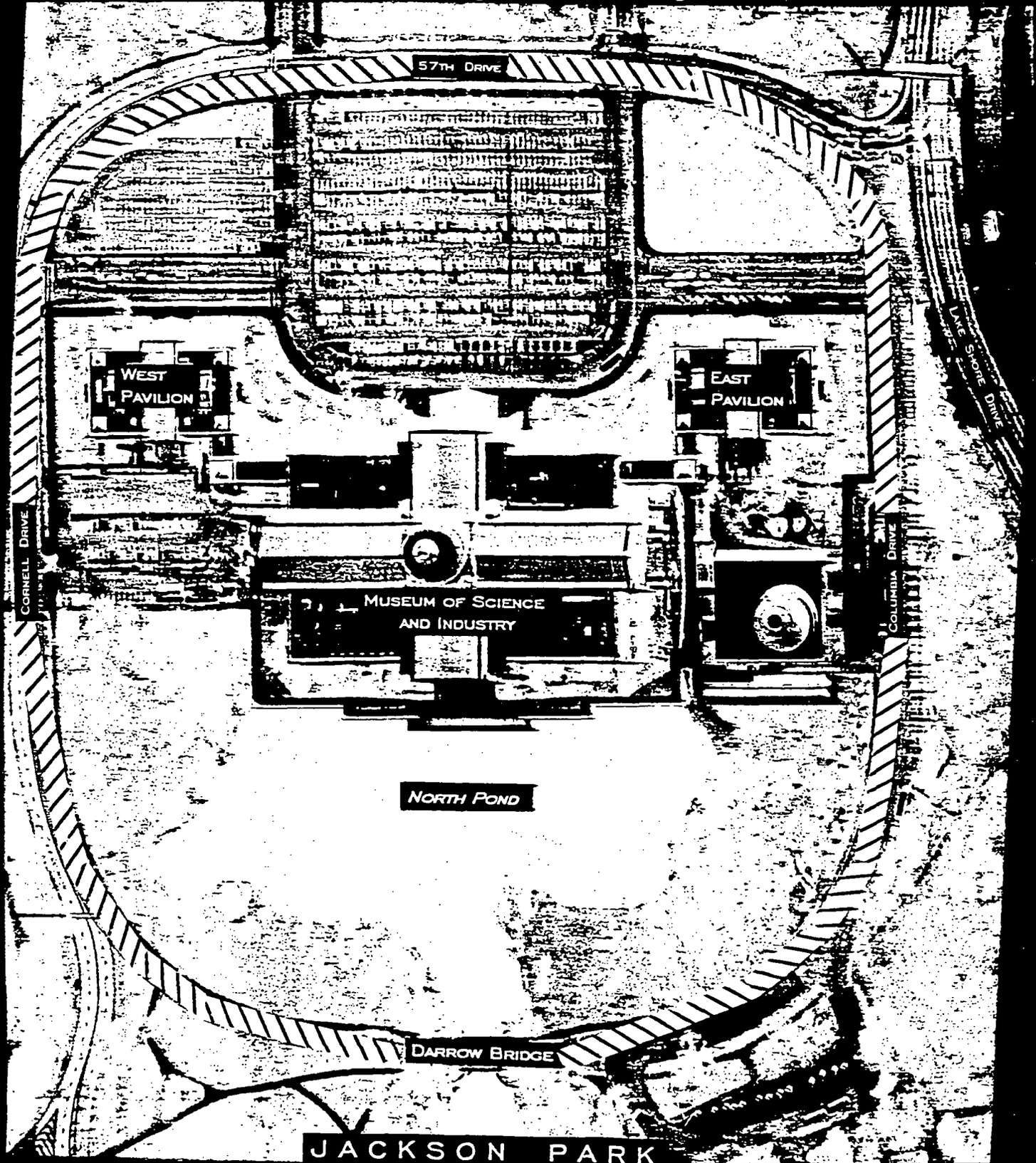
**Interior Features (See Attachment "C"):**

the northernmost interior entrance lobbies on the north side of each of the three buildings (it is understood that the floor and staircase of the main entrance lobby will be modified, and that these modifications will be subject to review by the Commission on Chicago Landmarks); and

the ceiling height of the rotunda, the main east/west corridor, and the main north/south corridor (functions within the volume of the corridors, such as exhibits and reasonably wide walkways across the corridors, would not affect the height).

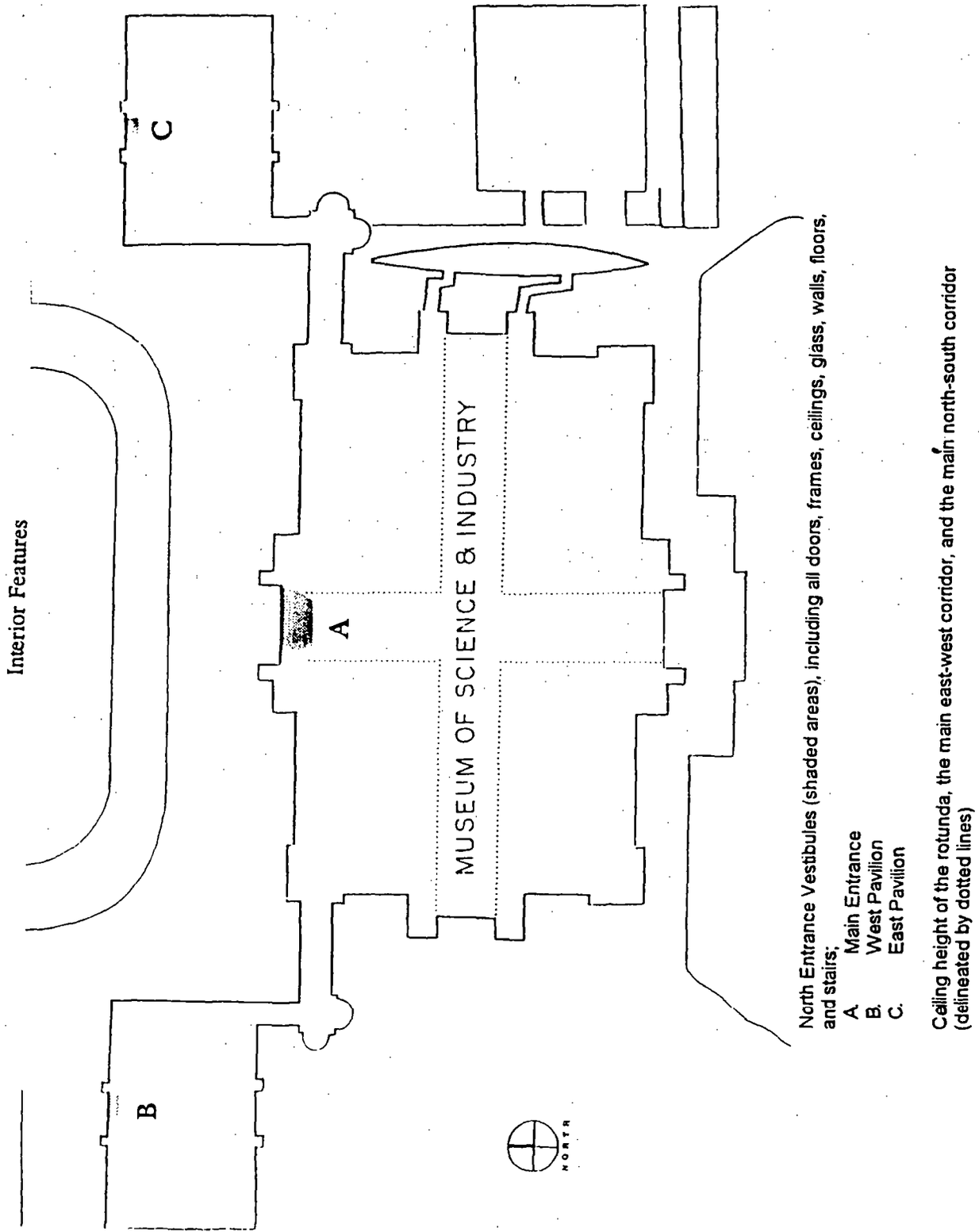
*Attachment "B".*

*Museum Of Science And Industry  
Critical Features Of Chicago Landmark Designation.*



Attachment "C".

Museum Of Science And Industry  
Critical Features Of Chicago Landmark Designation.



North Entrance Vestibules (shaded areas), including all doors, frames, ceilings, glass, walls, floors, and stairs;

- A Main Entrance
- B. West Pavilion
- C. East Pavilion

Ceiling height of the rotunda, the main east-west corridor, and the main north-south corridor (delineated by dotted lines)

**COMMITTEE ON HOUSING AND REAL ESTATE.****REAPPOINTMENT OF MR. DANIEL A. NIX AS MEMBER  
OF NORTHWEST HOME EQUITY COMMISSION.**

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred a communication by The Honorable Richard M. Daley, Mayor, reappointing Daniel A. Nix as a member of the Northwest Home Equity Commission for a term expiring June 28, 1998, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed reappointment transmitted herewith.

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

Respectfully submitted,

(Signed) AMBROSIO MEDRANO,  
*Chairman.*

On motion of Alderman Medrano, the committee's recommendation was *Concurred In* and said proposed reappointment of Mr. Daniel A. Nix as a member of the Northwest Home Equity Commission was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred four ordinances by the Department of General Services accepting bids for the sale of City-owned property at the following locations:

3811 South Kedzie Avenue

1900 -- 1906 West Lake Street / 200 -- 208 North Wolcott Avenue

3355 South Oakley Avenue

609 -- 611 East 71st 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*3811 South Kedzie Avenue.*

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

SECTION 1. The City of Chicago hereby accepts the bid of Mr. Jose Alfredo Bueno, 2906 West 38th Place, Chicago, Illinois 60632, to purchase for the sum of \$8,100.00, the City-owned vacant property, as advertised, described as follows:

Lot 27 in Block 14 in Adam Smith's Subdivision of Blocks 4 to 9 in J. H. Rees' Subdivision in Sections 35 and 36, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 3811 South Kedzie Avenue, Permanent Tax No. 16-36-316-004)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$810.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

SECTION 5. This ordinance shall be in effect from and after its passage.

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1900 -- 1906 West Lake Street/200 -- 208  
North Wolcott Avenue.

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

SECTION 1. The City of Chicago hereby accepts the bid of ADMc, Inc. 5712 South Whipple Street, Chicago, Illinois 60629, to purchase for the sum of \$14,123.00, the City-owned vacant property, as advertised, described as follows:

the east 44 feet of that part which lies south of the south line of alley of the south half of that part south of Walnut Street of Lot 5 in Assessor's Division of the east half of Block 45 in Canal Trustee's Subdivision of Section 7, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 1900 -- 1906 West Lake Street/200 -- 208 North Wolcott Avenue, Permanent Tax No. 17-07-412-036)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$1,413.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

SECTION 5. This ordinance shall be in effect from and after its passage.

*3355 South Oakley Avenue.*

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

**SECTION 1.** The City of Chicago hereby accepts the bid of Mr. Paulino Navarro, 3357 South Oakley Avenue, Chicago, Illinois 60608, to purchase for the sum of \$11,040.00, the City-owned vacant property, as advertised, described as follows:

Lot 28 in block in Gross and Bowman's Subdivision of Block 22 in S. J. Walker's Subdivision of that part south of the canal of the northwest quarter of Section 31, Township 39 North, Range 14, also that part south of the canal of the east half of the northeast quarter of Section 36, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 3355 South Oakley Avenue, Permanent Tax No. 17-31-111-023)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

**SECTION 2.** The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

**SECTION 3.** The City Clerk is authorized to deliver the deposit check of \$1,104.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

**SECTION 4.** The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

**SECTION 5.** This ordinance shall be in effect from and after its passage.

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*609 -- 611 East 71st Street.*

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

**SECTION 1.** The City of Chicago hereby accepts the bid of Mr. Earl Bailey and Mrs. Marthena Bailey, his wife, as joint tenants, 3037 West 83rd

Place, Chicago, Illinois 60652, to purchase for the sum of \$2,400.00, the City-owned vacant property, as advertised, described as follows:

Lots 95 and 96 (except the west 65 feet of said lots) in Witherell's Subdivision of Block 2 in Norton's Subdivision of the northeast quarter of the northeast quarter of Section 27, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 609 -- 611 East 71st Street, Permanent Tax No. 20-27-204-002)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$240.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

SECTION 5. This ordinance shall be in effect from and after its passage.

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ACCEPTANCE OF OFFER FOR PURCHASE OF BOARD OF  
EDUCATION PROPERTY AT 6140 NORTH  
MELVINA AVENUE.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred a substitute ordinance and schedule by the Board of Education approving the acceptance of an offer for the sale of vacant land at 6140 North Melvina

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The Board of Education of the City of Chicago has recommended to the City Council Committee on Real Estate and Housing 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 (2/3rds) 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 Twenty-five Thousand Dollars (\$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 Twenty-five Thousand Dollars (\$25,000) as evidenced by the following appraisal

Real Property Appraisals  
June 13, 1995

Market Value: \$9,064

; and

WHEREAS, The Board of Education of the City of Chicago has, by a vote of not less than two-thirds ( $\frac{2}{3}$ rds) of its full membership, at its meeting of August 29, 1995, recommended that the acceptance of the offer from Walter and Helen Klymkiw, 6146 North Melvina Avenue, Chicago, Illinois 60646, in the amount of Nine Thousand Five Hundred Dollars (\$9,500) 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 Walter and Helen Klymkiw, in the amount of Nine Thousand Five Hundred Dollars (\$9,500), to purchase vacant land described as follows:

that part of the triangular parcel of school property located on the northwest corner of North Elston and North Melvina Avenues having a frontage of 145.63 feet, more or less, on the northeasterly line of North Elston Avenue and frontage of 255.68 feet, more or less, on the west line of North Melvina Avenue, otherwise described as the school lot being southerly 35/100 acres north of North Elston Avenue and west of North Melvina Avenue in the west half of the northwest quarter of Section 5, Township 40 North, Range 13, East of the Third Principal Meridian, which adjoins Lot 8 in Edward J. Lesker's Addition to Chicago being a resubdivision of part of Lot 208 lying northeasterly of the northeasterly line of North Milwaukee Avenue as widened (except the southwesterly 117.0 feet thereof) in William Zelosky's Park View Crest, being a subdivision of Tract Number 1, Brummel and Case Forest Preserve Consolidation Plat in Section 5, Township 40 North, Range 13, East of the Third Principal Meridian, described as follows:

beginning at the southeast corner of said Lot 8, said point being on the west line of North Melvina Avenue; thence south on the west line of North Melvina Avenue, a distance of 57.52 feet; thence westerly to a point on the easterly line of said Lot 8, which is 55.04 feet southerly of the southeast corner of said Lot 8, and place of beginning; thence northerly on the easterly line of said Lot 8, 55.04 feet to the place of beginning, all in Cook County, Illinois,

which property is irregular in shape and contains approximately 901.14 square feet of land area, 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 Walter Klymkiw and Helen Klymkiw, his wife, as Joint Tenants and not as Tenants in Common, 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.

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APPROVAL FOR SALE OF CITY-OWNED PROPERTY  
AT SUNDRY LOCATIONS UNDER HOME  
RULE AUTHORITY.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*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 Home Rule Sales at the following locations:

209 -- 213 South Oakley Avenue

2200 West 48th Place/4855 South Oakley 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*209 -- 213 South Oakley Avenue.*

WHEREAS, The City of Chicago is owner of the vacant property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, Zuker Development Co., an Illinois corporation ("Grantee"), 919 South Michigan Avenue, Suite 2100, Chicago, Illinois 60611, has offered to purchase the Property from the City for the purpose of constructing a parking lot thereon; 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 the Grantee in the amount of Seven Thousand Six Hundred and no/100 Dollars (\$7,600.00).

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantee. The quitclaim deed 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 (6) months of the date of this deed; and
- 2) the Property is used as a parking lot for a period of not less than five (5) years.

In the event that the conditions are not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago.

This right of reverter and re-entry in favor of the City of Chicago shall terminate after five (5) years from the date of this deed.

SECTION 3. This ordinance shall take effect immediately upon its passage.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

Lots 3, 4 and 5 in Wise's Subdivision of Lots 1 and 2 of Assessor's Division of Lots 11, 12 and 13 in Block 10 of Rockwell's Addition to Chicago in the northwest quarter of Section 18, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 209 -- 213 South Oakley Avenue, Permanent Index Nos. 17-18-114-003, 004 and 005).

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*2200 West 48th Place/4855 South Oakley Avenue.*

WHEREAS, The City of Chicago is the owner of the parcel of property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, Burns Philp Food, Inc., a California corporation ("Grantee"), 4801 South Oakley Avenue, Chicago, Illinois 60609, has offered to purchase the Property from the City for the purpose of expanding its existing business; 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 the Grantee in the amount of One Hundred Fifteen Thousand and no/100 Dollars (\$115,000.00).

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantee. The quitclaim deed shall contain language substantially in the following form:

This conveyance is subject to the express condition that the Property is developed for use in conjunction with the Grantee's existing business within twelve (12) months from the date of this deed.

In the event that the above condition is not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago.

This right of reverter and re-entry in favor of the City of Chicago shall terminate five (5) years from the date of this deed.

SECTION 3. This ordinance shall take effect immediately upon its passage.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

Southwest Transit Project  
Excess Property PR 025

Parcel 1.

That part of Block 2 including the vacated east and west alley lying within

Block 2 in George and Wanner's Boulevard Subdivision of Block 18 in Stone and Whitney's Subdivision of the west half of the southeast quarter of Section 6 and the north half and the west half of the southeast quarter section of Section 7, Township 38 North, Range 14 East of the Third Principle Meridian (except therefrom the east 17 feet of the north half and the east 50 feet of the south half of said Block 18) in Cook County, Illinois, described as follows:

beginning at the northwest corner of said Block 2 in George and Wanner's Boulevard Subdivision aforementioned; thence southerly along the westerly line of Block 2 a distance of 141.0 feet; thence easterly along a straight line drawn perpendicularly to the last described line a distance of 98.0 feet; thence southerly along a straight line drawn perpendicularly to the last described line a distance of 86.69 feet to a point on an arc of a circle concave to the northwest having a radius of 819.57 feet, with a chord forming an angle of 55 degrees, 46 minutes, 03 seconds as measured from southwest through north to the northeast, with the last described line, and having a length of 405.79 feet; thence northeasterly along the arc of said circle a distance of 410.05 feet to a point on the northerly line of Block 2 in aforesaid George and Wanner's Boulevard Subdivision 431.49 feet easterly of the northwesterly corner of said Block 2; and thence westerly along said northerly line a distance of 431.49 feet to the point of beginning.

Containing an area of 58,920 square feet or 1.353 acres.

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APPROVAL FOR SALE OF CITY-OWNED PROPERTY AT SUNDRY  
LOCATIONS UNDER ADJACENT NEIGHBORS  
LAND ACQUISITION PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services approving the sale of property under the Adjacent Neighbors Land Acquisition Program at the following locations:

4937 -- 4939 South Champlain Avenue

3742 South Dr. Martin Luther King, Jr. Drive

7228 South Lowe Avenue

5620 South Prairie Avenue

4815 West Race Avenue

1828 South Spaulding 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

**SECTION 1.** The City of Chicago hereby accepts the following bids to purchase City-owned vacant properties ("Parcels") pursuant to the terms of the Adjacent Neighbors Land Acquisition Program ("Program") which was approved by the City Council by an ordinance adopted September 14, 1994, (pages 56195 to 56198 of the Journal of City Council Proceedings). The bids and legal descriptions of the Parcels are as follows:

Bidder: Mr. Melvin Kennedy	Real Estate Number: 4848
Address: 4941 South Champlain Avenue	Address: 4937 -- 4939 South Champlain Avenue
Bid Amount: \$300.00	Index Number: 20-10-230-015-0000

#### Legal Description

The south half of Lot 8 in Block 2 in Washington Ark Subdivision of the northwest quarter of the southeast quarter of the northeast quarter of Section 10, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4937 -- 4939 South Champlain Avenue, Chicago, Illinois).

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Bidder: Ms. Gloria Hayes	Real Estate Number: 1776
Address: 3744 South Dr. Martin Luther King, Jr. Drive	Address: 3742 South Dr. Martin Luther King, Jr. Drive
Bid Amount: \$300.00	Index Number: 17-34-319-014-0000

#### Legal Description

The south 15 feet of Lot 65 and the north 5 feet of Lot 66 in J.B. Valliquette's Subdivision of the northeast quarter of the southeast quarter of the southwest quarter of the east half of the southwest quarter of Section 34, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 3742 South Parkway, also known as 3742 South Dr. Martin Luther, Jr. Drive, Chicago, Illinois).

Bidder: Mr. Robert and  
Mrs. Betty Berry

Real Estate Number: 9358

Address: 7228 South Lowe  
Avenue

Address: 7228 South Lowe  
Avenue

Bid Amount: \$300.00

Index Numbers: 20-28-110-029-  
0000 and

20-28-110-030-  
0000

#### Legal Description

Lots 36 and 37 in Block 6 in Parmly's Normal Park Addition in the northwest quarter of Section 28, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 7228 South Lowe Avenue, Chicago, Illinois).

Bidder: Mr. Norris Johnson

Real Estate Number: 10044

Address: 5622 South Prairie  
Avenue

Address: 5620 South Prairie  
Avenue

Bid Amount: \$300.00

Index Number: 20-15-110-019-  
0000

#### Legal Description

The north half of Lot 8 in Dix's Subdivision of Lot 2 in Newhall Larned and Woodridge's Subdivision of the east half of the northwest quarter of Section 15, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 5620 South Prairie Avenue, Chicago, Illinois).

Bidder: Mr. Raul Diaz

Real Estate Number: 8634

Address: 4817 West Race  
Avenue

Address: 4815 West Race  
Avenue

Bid Amount: \$300.00

Index Number: 16-09-223-019-  
0000

#### Legal Description

Lot 11 in Block 4 in Craft's Subdivision of the southeast quarter of the northeast quarter of Section 9, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4815 West Race Avenue, Chicago, Illinois).

Bidder: Ms. Gloriazal Ford

Real Estate Number: 6686

Address: 1830 South Spaulding  
Avenue

Address: 1828 South Spaulding  
Avenue

Bid Amount: \$300.00

Index Number: 16-23-412-017-  
0000

#### Legal Description

The south 1 foot of Lot 3 and all of Lot 4 in Block 10 in Douglas Park Addition to Chicago in Section 23, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 1828 South Spaulding Avenue, Chicago, Illinois).

**SECTION 2.** The conveyances of the Parcels shall be subject to all terms, conditions, covenants and restrictions of the Program, and any additional terms, conditions and restrictions contained in the advertisement announcing the program, the "Instructions to Bidders" and the "Offer to Purchase Real Estate", which were included in the official bid packages distributed to the bidders. The Parcels shall also be conveyed subject to covenants, zoning and building restrictions, easements and conditions of record, and all general real estate taxes and assessments.

SECTION 3. The failure of a bidder to comply with the terms, conditions, and restrictions contained in the documents referred to in Section 2 may result in the City taking appropriate legal action as determined by the Corporation Counsel.

SECTION 4. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest quitclaim deeds conveying all interest of the City of Chicago in the Parcels to the successful bidders identified in Section 1.

SECTION 5. Upon receipt of written notification from the Department of General Services, Asset Management, Real Property Section, that the sale of the Parcels has been completed, the City Clerk is authorized to deliver the cashier's checks, certified checks, bank checks and money orders from the successful bidders to the City Comptroller, who is authorized to deposit the checks and money orders into the appropriate City account.

SECTION 6. The City Clerk is further authorized and directed to refund the cashier's checks, certified checks, bank checks and money orders to all unsuccessful bidders for the purchase of said parcels.

SECTION 7. This ordinance shall take effect and be in full force and effect from the date of its passage.

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APPROVAL FOR SALE OF CITY-OWNED PROPERTY AT  
1506 -- 1508 SOUTH ALBANY AVENUE UNDER  
SPECIAL SALES PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 11, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services approving the sale of property under the Special Sales Program at 1506 -- 1508 South Albany 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is owner of the vacant property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, The Board of Education, City of Chicago, an Illinois not-for-profit corporation ("Grantee"), 1819 West Pershing Road, 6W(c), Chicago, Illinois has offered to purchase the Property from the City of Chicago for the purpose of constructing a parent center thereon; 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 the Grantee, in the amount of One and no/100 Dollars (\$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 the Property to the Grantee.

SECTION 3. The quitclaim deed conveying the Property to the Grantee shall contain language substantially in the following form:

This conveyance is subject to the express condition that a parent center is built on the Property within one year of the date of this deed.

In the event that the above condition is not met, the City of Chicago may re-enter the Property and revest title in the City of Chicago.

This right of reverter and re-entry in favor of the City of Chicago shall terminate upon issuance of a certificate of occupancy by the City of Chicago.

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

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

The south 18 feet of Lot 3 and the north 22 feet of Lot 4 in Block 3 in Douglas Park Addition to Chicago, in Sections 23 and 24, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 1506 -- 1508 South Albany Avenue, Chicago, Illinois Permanent Index No.16-24-105-030-0000).

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APPROVAL FOR SALE OF CITY-OWNED PROPERTIES  
AT 121 -- 125 NORTH KEELER AVENUE AND  
6617 -- 6619 SOUTH STEWART AVENUE  
UNDER SPECIAL SALES PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*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 the sale of property under the Special Sales Program at the following locations:

121 -- 125 North Keeler Avenue

6617 -- 6619 South Stewart 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*121 -- 125 North Keeler Avenue.*

WHEREAS, The City of Chicago is the owner of the vacant property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, Bethel Evangelical Lutheran Church, an Illinois not-for-profit corporation ("Grantee"), 4215 West West End Avenue, Chicago, Illinois has offered to purchase the Property from the City of Chicago for the purpose of constructing a parking lot thereon for use in conjunction with the church; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970, and as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

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

SECTION 1. The City of Chicago hereby approves the sale of the Property to the Grantee in the amount of One and no/100 Dollars (\$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 the Property to the Grantee.

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 (6) months of the date of this deed; and
- 2) the Property is used as a parking lot for a period of not less than five (5) years.

In the event that the above conditions are not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago.

This right of reverter and re-entry in favor of the City of Chicago shall terminate after five (5) years from the date of this deed.

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

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

Lots 5 and 6 in Harder's Resubdivision of Lots 21 to 24 in Block 31 in resubdivision of the south half of Blocks 13 to 24 and the north half of Blocks 25 to 32 in subdivision of the south half of Section 10, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 121 -- 125 North Keeler Avenue, Chicago, Illinois, Permanent Index No. 16-10-420-004).

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*6617 -- 6619 South Stewart Avenue.*

WHEREAS, The City of Chicago is the owner of the vacant property legally described on Exhibit A attached hereto ("Property"); and

WHEREAS, Union Tabernacle Missionary Baptist Church, an Illinois not-for-profit corporation ("Grantee"), 6621 -- 6623 South Stewart Avenue, Chicago, Illinois has offered to purchase the Property from the City of Chicago for the purpose of constructing a parking lot thereon for use in conjunction with the church; and

WHEREAS, The City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970, and as such, may exercise any power and perform any function pertaining to its government and affairs; now, therefore,

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

SECTION 1. The City of Chicago hereby approves the sale of the Property to the Grantee in the amount of One and no/100 Dollars (\$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 the Property to the Grantee.

**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 (6) months of the date of this deed; and
- 2) the Property is used as a parking lot for a period of not less than five (5) years.

In the event that the above conditions are not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago.

This right of reverter and re-entry in favor of the City of Chicago shall terminate after five (5) years from the date of this deed.

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

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

Lot 17 in H. H. Thomas Resubdivision of the south 60 feet of Lot 2 and all of Lots 3 to 12 in Block 4 in Barnum Grove Subdivision of the south 42.7 acres of the west half of the northeast quarter of Section 21, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 6617 -- 6619 South Stewart Avenue, Chicago, Illinois, Permanent Index No. 20-21-214-007-0000).

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**APPROVAL OF SALE OF PARCELS LR-32, LR-33 AND  
LR-34 WITHIN HYDE PARK-KENWOOD  
CONSERVATION AREA.**

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred three ordinances by the Department of Planning and Development approving the sale of the following properties in the Hyde Park-Kenwood Conservation Area:

Parcel LR-32

Parcel LR-33

Parcel LR-34,

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*Parcel LR-32.*

WHEREAS, Chapter 2-124 of the Municipal Code of the City of Chicago (the "Ordinance") established the Community Development Commission, (the "Commission"); and

WHEREAS, The Commission is authorized to assume the functions of the Department of Urban Renewal in the sale of project land and revitalization of project areas; and

WHEREAS, The City Council of the City of Chicago (the "City Council") approved the designation of the Hyde Park-Kenwood Conservation Area (the "Project Area") and the Hyde Park-Kenwood Conservation Plan (the "Amended Plan"); and

WHEREAS, On June 13, 1995, by Resolution No. 95-CDC-30, the Commission has recommended the sale of Parcel LR-32 in the Project Area to Gregory and Cynthia Chappell (the "Developers"); and

WHEREAS, The Developers propose to construct on Parcel LR-32 a single-family detached house; and

WHEREAS, The proposed use is in accordance with the Amended Plan; and

WHEREAS, The City Council has considered said Resolution of the Commission and the proposed sale of said Parcel LR-32 as recommended therein and it is the sense of the City Council that the sale is in the furtherance of the Amended Plan in the Project Area and should be approved; now, therefore,

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

SECTION 1. The sale recommended by the Community Development Commission of Disposition Parcel LR-32 in the Hyde Park-Kenwood Conservation Area to Gregory and Cynthia Chappell is hereby approved:

Location	Total Square Feet	Total Price
Disposition Parcel LR-32 (see Exhibits A and B, attached)	4,709.2	\$28,255.20

SECTION 2. The Commissioner of the Department of Planning and Development, on behalf of the City of Chicago, is authorized to enter into a redevelopment agreement with the Developers and to execute such other documents as may be necessary to implement the redevelopment of Parcel LR-32, subject to the approval of the Corporation Counsel.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk to attest a quitclaim deed for Parcel LR-32 to the Developers, subject to any covenants, conditions, and restrictions set forth in the redevelopment agreement.

SECTION 4. This ordinance shall be effective upon its passage and approval.

[Exhibit "B" referred to in this ordinance printed  
on page 8967 of this Journal.]

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

The south 38.60 feet of Lot 7 in the resubdivision of Lots 11 to 26, both inclusive, in Block 1 in Sherman T. Cooper's Drexel Boulevard addition to Chicago in the northwest quarter of Section 11, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

---

*Parcel LR-33.*

WHEREAS, Chapter 2-124 of the Municipal Code of the City of Chicago (the "Ordinance") established the Community Development Commission, (the "Commission"); and

(Continued on page 8968)

Exhibit "B".

PLAT OF SURVEY  
BY  
NAKAWATASE, WYNS & ASSOCIATES, INC.  
ENGINEERS & SURVEYORS

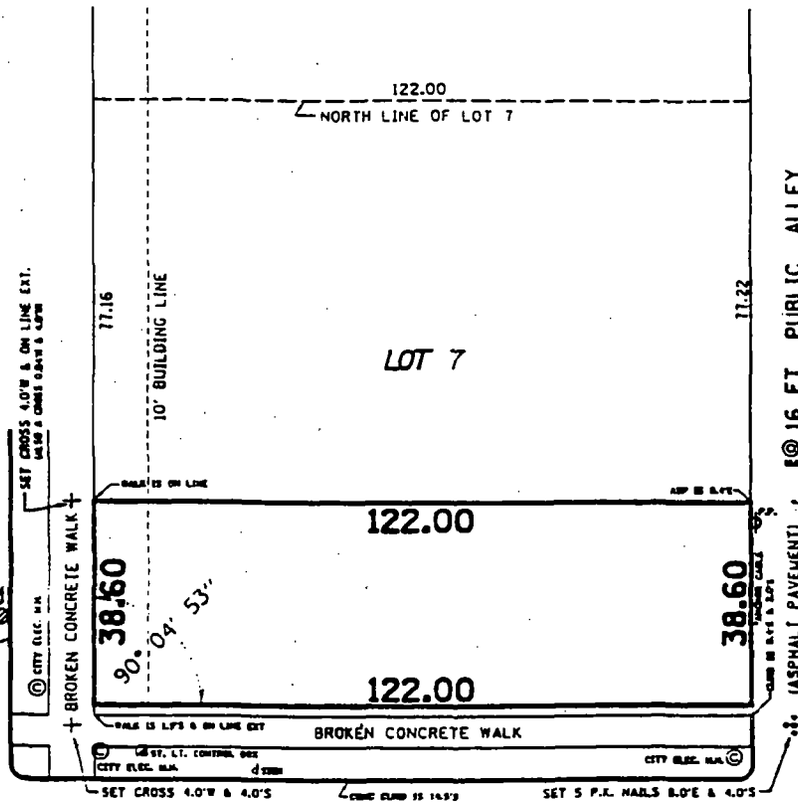
205 W. WACKER DR. - CHICAGO, ILL. 60606 PH.: (312) 444-9630

THE SOUTH 38.60 FEET OF LOT 7 IN THE RESUBDIVISION OF LOTS 11 TO 26,  
BOTH INCLUSIVE, IN BLOCK 1 IN SHERMAN T. COOPER'S DREXEL BOULEVARD  
ADDITION TO CHICAGO IN THE NORTHWEST 1/4 OF SECTION 11, TOWNSHIP 38  
NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY,  
ILLINOIS.

CONTAINING 4,709.2 SQ. FT.

SCALE: 1" = 20'

S. DREXEL BLVD.



E. 48TH

ST.

TO ALL PERSONS INTERESTED IN TITLE TO PREMISES SURVEYED:

I HEREBY CERTIFY THAT I PERSONALLY MADE AN ACTUAL SURVEY OF THE PREMISES SHOWN HEREON ON THE 30TH DAY OF DECEMBER, 1994 AND THAT THIS SURVEY IS A CORRECT REPRESENTATION OF THE PREMISES AS DETERMINED BY SAID SURVEY. I FURTHER CERTIFY THAT THERE ARE NO ENCRDACHMENTS EITHER WAY ACROSS ANY BOUNDARY LINE OF THE PREMISES EXCEPT AS SHOWN HEREON.

CHICAGO, ILLINOIS DECEMBER 30, A.D. 1994

JAMES E. RORES  
ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 2394

- 1. Plats from Land Acquisition with 600 and 1000 sq ft acreage minimum.
  - 2. Copies of plat to be filed by date and hour of recording of plat.
  - 3. Building lines, if any, shown herein are subject to change on the recorded subdivision plat.
- FILE NO.: HPK\_R32



PLAT OF SURVEY  
CITY OF CHICAGO  
CHICAGO, COOK COUNTY, ILLINOIS

BY: NAKAWATASE, WYNS & ASSOCIATES, INC.  
SCALE: 1" = 20'  
DATE: DECEMBER 30, 1994

HYDE PARK - KENWOOD CONSERVATION AREA

(Continued from page 8966)

WHEREAS, The Commission is authorized to assume the functions of the Department of Urban Renewal in the sale of project land and revitalization of project areas; and

WHEREAS, The City Council of the City of Chicago (the "City Council") approved the designation of the Hyde Park-Kenwood Conservation Area (the "Project Area") and the Hyde Park-Kenwood Conservation Plan, as amended (the "Amended Plan"); and

WHEREAS, On June 13, 1995, by Resolution No. 95-CDC-31, the Commission has recommended the sale of Parcel LR-33 in the Project Area to Darrell and Allison Williams (the "Developers"); and

WHEREAS, The Developers propose to construct on Parcel LR-33 a single-family detached house; and

WHEREAS, The proposed use is in accordance with the Amended Plan; and

WHEREAS, The City Council has considered said Resolution of the Commission and the proposed sale of Parcel LR-33 as recommended therein and it is the sense of the City Council that the sale is in the furtherance of the Amended Plan in the Project Area and should be approved; now, therefore,

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

SECTION 1. The sale recommended by the Community Development Commission of Disposition Parcel LR-33 in the Hyde Park-Kenwood Conservation Area to Darrell and Allison Williams is hereby approved:

Location	Total Square Feet	Total Price
Disposition Parcel LR-33 (see Exhibits A and B, attached)	4,709.2	\$28,255.20

SECTION 2. The Commissioner of the Department of Planning and Development, on behalf of the City of Chicago, is authorized to enter into a redevelopment agreement with the Developers and to execute such other documents as may be necessary to implement the redevelopment of Parcel LR-33, subject to the approval of the Corporation Counsel.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk to attest a quitclaim deed for Parcel LR-33 to the Developers, subject to any covenants, conditions, and restrictions set forth in the redevelopment agreement.

SECTION 4. This ordinance shall be effective upon its passage and approval.

[Exhibit "B" referred to in this ordinance printed  
on page 8970 of this Journal.]

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

The north 38.60 feet of the south 77.20 feet of Lot 7 in the resubdivision of Lots 11 and 26, both inclusive, in Block 1 in Sherman T. Cooper's Drexel Boulevard Addition to Chicago in the northwest quarter of Section 11, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

---

*Parcel LR-34.*

WHEREAS, Chapter 2-124 of the Municipal Code of the City of Chicago (the "Ordinance") established the Community Development Commission, (the "Commission"); and

WHEREAS, The Commission is authorized to assume the functions of the Department of Urban Renewal in the sale of project land and revitalization of project areas; and

WHEREAS, The City Council of the City of Chicago (the "City Council") approved the designation of the Hyde Park-Kenwood Conservation Area (the

(Continued on page 8971)

Exhibit "B".

PLAT OF SURVEY BY NAKAWATASE, WYNS & ASSOCIATES, INC. ENGINEERS & SURVEYORS

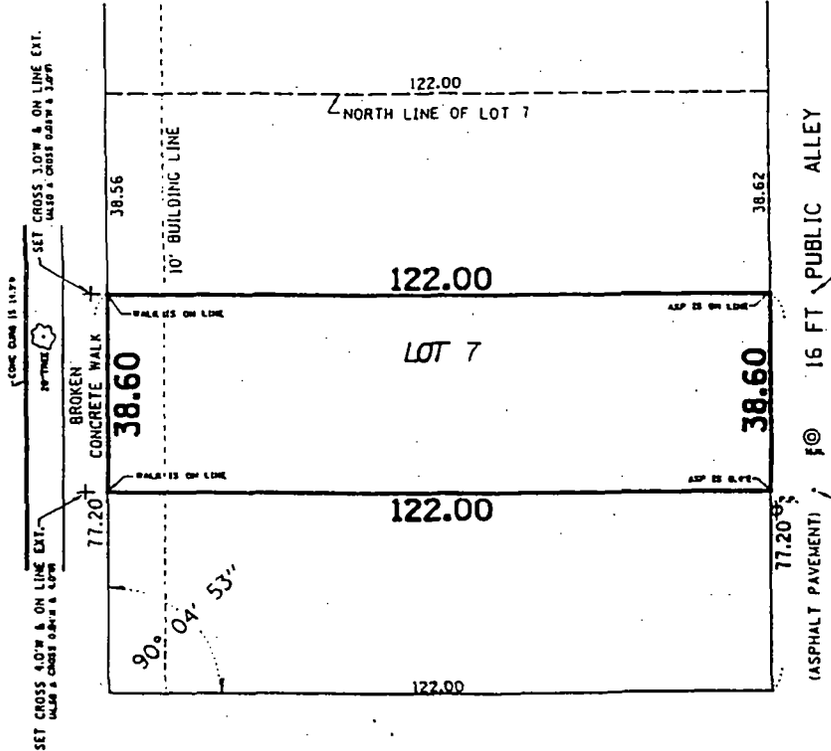
205 W. WACKER DR. - CHICAGO, IL. 60606 PH. (312) 444-9630

THE NORTH 38.60 FEET OF THE SOUTH 77.20 FEET OF LOT 7 IN THE RESUBDIVISION OF LOTS 11 TO 26, BOTH INCLUSIVE, IN BLOCK 1 IN SHERMAN T. COOPER'S DREXEL BOULEVARD ADDITION TO CHICAGO IN THE NORTHWEST 1/4 OF SECTION 11, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

CONTAINING 4,709.2 SQ. FT.

SCALE: 1" = 20'

S. DREXEL BLVD.



E. 48TH ST.

TO ALL PERSONS INTERESTED IN TITLE TO PREMISES SURVEYED:

I HEREBY CERTIFY THAT I PERSONALLY MADE AN ACTUAL SURVEY OF THE PREMISES SHOWN HEREON ON THE 30TH DAY OF DECEMBER, 1994 AND THAT THIS SURVEY IS A CORRECT REPRESENTATION OF THE PREMISES AS DETERMINED BY SAID SURVEY. I FURTHER CERTIFY THAT THERE ARE NO ENCROACHMENTS EITHER WAY ACROSS ANY BOUNDARY LINE OF THE PREMISES EXCEPT AS SHOWN HEREO.

CHICAGO, ILLINOIS DECEMBER 30 .A.O. 1994 .

JAMES E. RORES ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 2394

- 1. Plats shall show legal description with boundaries and corners of any encroachments.
2. Corners of points before building by owner and report any encroachments at once.
3. Building lines, if any, shown hereon are building lines shown on the referenced subdivision plat.

FILE NO.: HPK\_RJ3



PLAT OF SURVEY CITY OF CHICAGO CHICAGO, COOK COUNTY, ILLINOIS BY: NAKAWATASE, WYNS & ASSOCIATES SCALE: 1" = 20' DATE: DECEMBER 30, 1994 HYDE PARK - KENWOOD CONSERVATION AREA

(Continued from page 8969)

"Project Area") and the Hyde Park-Kenwood Conservation Plan (the "Amended Plan"); and

WHEREAS, On June 13, 1995, by Resolution No. 95-CDC-32, the Commission has recommended the sale of Parcel LR-34 in the Project Area to Randolph and Shari Carnegie (the "Developers"); and

WHEREAS, The Developers propose to construct on Parcel LR-34 a single-family detached house; and

WHEREAS, The proposed use is in accordance with the Amended Plan; and

WHEREAS, The City Council has considered said Resolution of the Commission and the proposed sale of said Parcel LR-34 as recommended therein and it is the sense of the City Council that the sale is in the furtherance of the Amended Plan in the Project Area and should be approved; now, therefore,

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

SECTION 1. The sale recommended by the Community Development Commission of Disposition Parcel LR-34 in the Hyde Park-Kenwood Conservation Area to Randolph and Shari Carnegie is hereby approved:

Location	Total Square Feet	Total Price
Disposition Parcel LR-34 (see Exhibits A and B, attached)	4,708.0	\$28,254.00

SECTION 2. The Commissioner of the Department of Planning and Development, on behalf of the City of Chicago, is authorized to enter into a redevelopment agreement with the Developers and to execute such other documents as may be necessary to implement the redevelopment of Parcel LR-34, subject to the approval of the Corporation Counsel.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk to attest a quitclaim deed for Parcel LR-34 to the Developers, subject to any covenants, conditions, and restrictions set forth in the redevelopment agreement.

SECTION 4. This ordinance shall be effective upon its passage and approval.

[Exhibit "B" referred to in this ordinance printed on page 8973 of this Journal.]

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

Lot 7 (except the south 77.20 feet thereof) in the resubdivision of Lots 11 to 26, both inclusive, in Block 1 in Sherman T. Cooper's Drexel Boulevard Addition to Chicago in the northwest quarter of Section 11, Township 38 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois.

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APPROVAL FOR SALE OF CITY-OWNED PROPERTY  
AT 940 WEST CONCORD PLACE TO IVAN  
AND LISA CARRASQUILLA

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Planning and Development approving the sale of Disposition Parcel R-11 in the Lincoln Park Conservation Area, at 940 West Concord Place, having had the same under advisement, begs leave

(Continued on page 8974)

Exhibit "B".

PLAT OF SURVEY  
NAKAWATASE, WYNS & ASSOCIATES, INC.

ENGINEERS & SURVEYORS

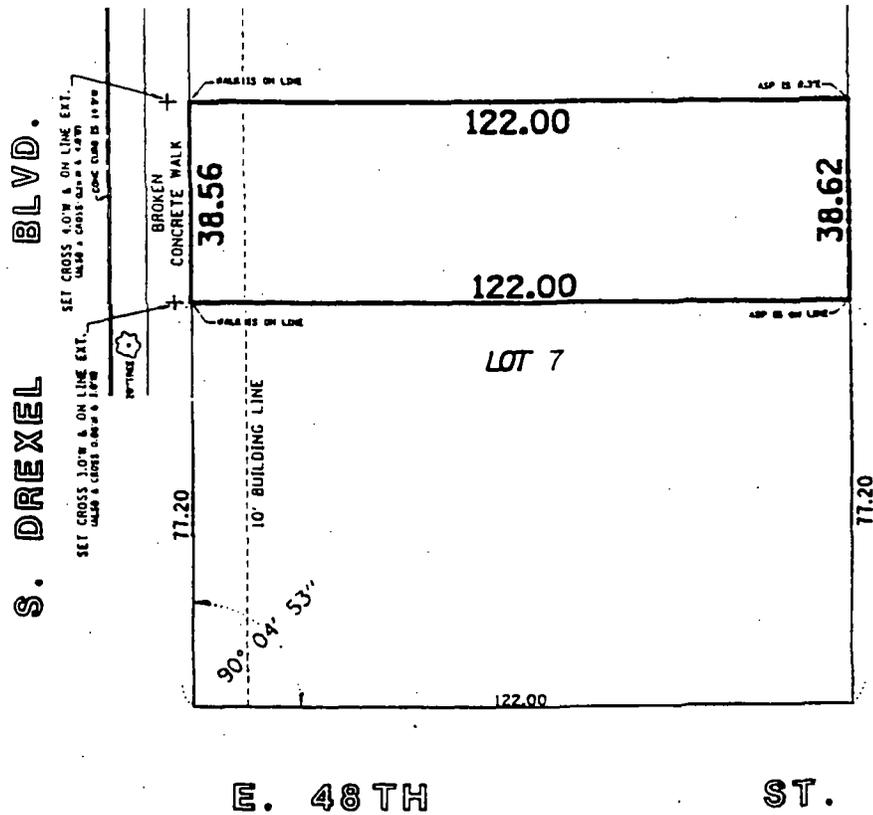
205 W. WACKER DR. - CHICAGO, ILL. 60606

PH: (312) 444-9630

SCALE: 1" = 20'

LOT 7 (EXCEPT THE SOUTH 77.20 FEET THEREOF) IN THE RESUBDIVISION OF LOTS 11 TO 26, BOTH INCLUSIVE, IN BLOCK 1 IN SHERMAN T. COOPER'S DREXEL BOULEVARD ADDITION TO CHICAGO IN THE NORTHWEST 1/4 OF SECTION 11, TOWNSHIP 38 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS.

CONTAINING 4,708.0 SQ. FT.



TO ALL PERSONS INTERESTED IN TITLE TO PREMISES SURVEYED:

I HEREBY CERTIFY THAT I PERSONALLY MADE AN ACTUAL SURVEY OF THE PREMISES SHOWN HEREON ON THE 30TH DAY OF DECEMBER, 1994, AND THAT THIS SURVEY IS A CORRECT REPRESENTATION OF THE PREMISES AS DETERMINED BY SAID SURVEY. I FURTHER CERTIFY THAT THERE ARE NO ENCROACHMENTS EITHER WAY ACROSS ANY BOUNDARY LINE OF THE PREMISES EXCEPT AS SHOWN HEREON.

CHICAGO, ILLINOIS DECEMBER 30, A.D. 1994.

JAMES E. PORES  
ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 2394



- 1. Please attach Lead Description with deed and record any encroachments if any.
  - 2. Complete all notes before building by owner and record any encroachments if any.
  - 3. Submit this, if any, shown portion of building (see photo on the recorded subdivision plat).
- FILE NO.: HPK\_R34

PLAT OF SURVEY  
CITY OF CHICAGO  
CHICAGO, COOK COUNTY, ILLINOIS

BY: NAKAWATASE, WYNS & ASSO  
SCALE: 1" = 20'  
DATE: DECEMBER 30, 1994

HYDE PARK - KENWOOD  
CONSERVATION AREA

(Continued on page 8972)

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Chapter 2-124 of the Municipal Code of the City of Chicago (the "Ordinance") established the Community Development Commission, (the "Commission"); and

WHEREAS, The Commission is authorized to assume the functions of the Department of Urban Renewal in the sale of project land and revitalization of project areas; and

WHEREAS, The City Council of the City of Chicago (the "City Council") approved the designation of the Lincoln Park Conservation Area (the "Project Area") and the Lincoln Park Conservation Plan (the "Amended Plan"); and

WHEREAS, On August 8, 1995, by Resolution No. 95-CDC-44, the Commission recommended the sale of Parcel R-11 in the Project Area to Ivan and Lisa Carrasquilla (the "Developers"); and

WHEREAS, The Developers propose to construct on Parcel R-11 a three flat apartment building; and

WHEREAS, The proposed use is in accordance with the Amended Plan; and

WHEREAS, The City Council has considered said Resolution of the Commission and the proposed sale of Parcel R-11 as recommended therein and it is the sense of the City Council that the sale is in the furtherance of the Amended Plan in the Project Area and should be approved; now, therefore,

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

SECTION 1. The sale recommended by the Community Development Commission of Disposition Parcel R-11 in the Lincoln Park Conservation Area to Ivan and Lisa Carrasquilla is hereby approved:

Location	Permanent Index Number	Total Square Feet	Total Price
940 West Concord Place	14-32-423-017	3,129.4	\$97,500.00

SECTION 2. The Commissioner of the Department of Planning and Development, on behalf of the City of Chicago, is authorized to enter into a redevelopment agreement with the Developers and to execute such other documents as may be necessary to implement the redevelopment of Parcel R-11, subject to the approval of the Corporation Counsel.

SECTION 3. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed for Parcel R-11 to the Developers, subject to any covenants, conditions, and restrictions set forth in the redevelopment agreement.

SECTION 4. This ordinance shall be effective upon its passage and approval.

APPROVAL FOR SALE OF CITY-OWNED PROPERTY AT  
4725 SOUTH DREXEL BOULEVARD TO K AND K  
DEVELOPMENT COMPANY.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance approving the sale of Disposition Parcel R-31 in the Hyde Park-Kenwood Conserveation Area to K and K Development Company at 4725 South Drexel Boulevard, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Chapter 2-124 of the Municipal Code of the City of Chicago (the "Ordinance") established the Community Development Commission, (the "Commission"); and

WHEREAS, The Commission is authorized to assume the functions of the Department of Urban Renewal in the sale of project land and revitalization of project areas; and

WHEREAS, The City Council of the City of Chicago (the "City Council"), approved the designation of the Hyde Park-Kenwood Conservation Area (the "Project Area") and the Hyde Park-Kenwood Conservation Plan (the "Amended Plan"); and

WHEREAS, On June 13, 1995, by Resolution No. 95-CDC-29, the Commission has recommended the sale of Disposition Parcel P-31 (the "Parcel") in the Project Area to K and K Development Company (the "Developer"); and

WHEREAS, The Developer proposes to construct on the Parcel a parking lot with 16 spaces and landscaped open space to serve two existing apartment buildings which the Developer owns and is rehabilitating; and

WHEREAS, The proposed use is in accordance with the Amended Plan; and

WHEREAS, The City Council has considered said Resolution of the Commission and the proposed sale of the Parcel as recommended therein, and it is the sense of the City Council that the sale is in the furtherance of the Amended Plan in the Project Area and should be approved; now, therefore,

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

SECTION 1. The sale recommended by the Community Development Commission of Disposition Parcel P-31 in the Hyde Park-Kenwood Conservation Area to K and K Development Company is hereby approved:

Location	Permanent Index Number	Total Square Feet	Total Price
4725 South Drexel Boulevard	20-11-101-004	7,924.0	\$15,900.00

SECTION 2. The Commissioner of the Department of Planning and Development, on behalf of the City of Chicago, is authorized to enter into a redevelopment agreement with the Developer and to execute such other

documents as may be necessary to implement the redevelopment of Disposition Parcel P-31, subject to the approval of the Corporation Counsel.

SECTION 3. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed for Disposition Parcel P-31 to the Developer, subject to any covenants, conditions, and restrictions set forth in the redevelopment agreement.

SECTION 4. This ordinance shall be effective upon its passage and approval.

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APPROVAL FOR SALE OF CITY-OWNED PROPERTY  
AT SUNDRY LOCATIONS TO UPTOWN  
HABITAT FOR HUMANITY.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Housing authorizing conveyance of seven City-owned parcels of property to Uptown Habitat for Humanity for the construction of eight new units of low-income housing at 2215, 2223, 2229, 2231, 2233, 2243 and 2253 West Warren Boulevard, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is the owner of the vacant parcels of property identified on Exhibit A attached hereto ("Property"); and

WHEREAS, Uptown Habitat for Humanity, Inc., an Illinois not-for-profit corporation ("Grantee"), 6580 North Sheridan Road, Chicago, Illinois 60626, has offered to purchase the Property from the City for the purpose of constructing affordable housing thereon; 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 the Grantee in the amount of One and no/100 Dollars (\$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 the Property to the Grantee. The quitclaim deed shall contain language substantially in the following form:

This conveyance is subject to the express condition that the Property is improved with housing within twenty-four (24) months from the date of this deed. In the event that the above condition is not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago. This right of reverter and re-entry in favor of the City of Chicago shall terminate upon the issuance of a certificate of completion by the City of Chicago.

SECTION 3. This ordinance shall take effect immediately upon its passage.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

Address	Property Index Number
2215 West Warren Boulevard	17-07-329-017
2223 West Warren Boulevard	17-07-329-014
2229 West Warren Boulevard	17-07-329-013
2231 West Warren Boulevard	17-07-329-012
2233 West Warren Boulevard	17-07-329-011
2243 West Warren Boulevard	17-07-329-007
2253 West Warren Boulevard	17-07-329-002

---

REVOCATION OF PRIOR APPROVAL FOR SALE OF PROPERTY  
AT VARIOUS LOCATIONS AND RECONVEYANCE TO  
SUBSTITUTE PARTICIPANTS UNDER CHICAGO  
ABANDONED PROPERTY PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*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 Housing approving the sale of property

under the Chicago Abandoned Property Program (C.A.P.P.) at the following locations:

5734 South May Street

1714 West 61st 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*5734 South May Street.*

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

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings ("Properties"); and

WHEREAS, The City Council of the City, by ordinance passed May 20, 1992 (Council Journal of Proceedings, pages 16333 -- 16335), established the Chicago Abandoned Property Program ("C.A.P.P.") to help abate the danger posed by said buildings within the City through the acquisition and subsequent conveyance of the buildings to parties who have proposed either to demolish or rehabilitate these buildings; and

WHEREAS, In furtherance of C.A.P.P., the Chicago City Council previously authorized the acquisition and subsequent conveyance of the parcel of property set forth in Exhibit A attached hereto ("Parcel") to the participant identified on Exhibit A who was approved either to rehabilitate or demolish the building located thereon ("Participant"); and

WHEREAS, The Commissioner of Housing ("Commissioner") has represented that the Participant is either unwilling or unable to complete the rehabilitation or demolition of the building pursuant to the requirements of C.A.P.P.; and

WHEREAS, The Commissioner has recommended that the Participant be replaced by the substitute participant identified on Exhibit A ("Substitute Participant") who has submitted a proposal to either rehabilitate or demolish the abandoned building 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 is hereby revoked. The Commissioner is authorized to negotiate and execute a redevelopment agreement with the Substitute Participant, and such other documents which may be required or necessary to implement the intent and objectives of C.A.P.P., subject to the approval of the Corporation Counsel.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, a quitclaim deed conveying the Parcel to the Substitute Participant, or to a land trust of which the Substitute Participant is the sole beneficiary, or to a business entity of which the Substitute Participant is the sole controlling party, subject to the approval of the Corporation Counsel.

SECTION 4. It is hereby declared to be the intention of the City that upon the issuance of the deed vesting the City in title to the Parcel, all prior liens, encumbrances and other interests of the City shall merge into the deed.

SECTION 5. This ordinance shall be effective upon its passage.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

Property Address: 5734 South May Street.

Previous Ordinance Date: May 2, 1995.

Participant: Alternative Hope For Youth, Inc..

Substitute Participant: NHS Redevelopment Corporation.

Purpose: Rehabilitation.

Permanent Index Number: 20-17-216-013.

Legal Description.

Lot 12 in Flaherty's Resubdivision of Lots 1 through 12 in Block 2 in McCarthy's Subdivision of the west half of the southwest quarter of the northeast quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

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*1714 West 61st Street.*

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

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings ("Properties"); and

WHEREAS, The City Council of the City, by ordinance passed May 20, 1992 (Council Journal of Proceedings, pages 16333 -- 16335), established the Chicago Abandoned Property Program ("C.A.P.P.") to help abate the danger posed by said buildings within the City through the acquisition and subsequent conveyance of the buildings to parties who have proposed either to demolish or rehabilitate these buildings; and

WHEREAS, In furtherance of C.A.P.P., the Chicago City Council previously authorized the acquisition and subsequent conveyance of the parcel of property set forth in Exhibit A attached hereto ("Parcel") to the participant identified on Exhibit A who was approved either to rehabilitate or demolish the building located thereon ("Participant"); and

WHEREAS, The Commissioner of Housing ("Commissioner") has represented that the Participant is either unwilling or unable to complete the rehabilitation or demolition of the building pursuant to the requirements of C.A.P.P.; and

WHEREAS, The Commissioner has recommended that the Participant be replaced by the substitute participant identified on Exhibit A ("Substitute Participant") who has submitted a proposal to either rehabilitate or demolish the abandoned building 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 is hereby revoked. The Commissioner is authorized to negotiate and execute a redevelopment agreement with the Substitute Participant, and such other documents which may be required or necessary to implement the intent and objectives of C.A.P.P., subject to the approval of the Corporation Counsel.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, a quitclaim deed conveying the Parcel to the Substitute Participant, or to a land trust of which the Substitute Participant is the sole beneficiary, or to a business entity of which the Substitute Participant is the sole controlling party, subject to the approval of the Corporation Counsel.

SECTION 4. It is hereby declared to be the intention of the City that upon the issuance of the deed vesting the City in title to the Parcel, all prior liens, encumbrances and other interests of the City shall merge into the deed.

SECTION 5. This ordinance shall be effective upon its passage.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

Property Address: 1714 West 61st Street.

Previous Ordinance Date: May 2, 1995.

Participant: Alternative Hope For Youth, Inc..

Substitute Participant: NHS Redevelopment Corporation.

Purpose: Rehabilitation.

Permanent Index Number: 20-18-413-041.

Legal Description.

Lot 24 in Block 6 in Demarest's Subdivision of the northeast quarter of the southeast quarter of Section 18, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

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AUTHORIZATION FOR SALE OF PROPERTY AT 2121,  
2125 AND 2147 WEST GLADYS AVENUE  
TO ARGO BANCORP, INC.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Planning and Development approving the sale to Argo Bancorp, Inc. of Disposition Parcel R-47 in the Central West Redevelopment Area at 2121, 2125 and 2147 West Gladys 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Chapter 2-124 of the Chicago Municipal Code established the Community Development Commission (the "Commission"); and

WHEREAS, The City Council of the City of Chicago (the "City Council"), by ordinance adopted June 23, 1969, approved the designation of the Central West Redevelopment Area (the "Project Area") and the Central West Redevelopment Plan, as amended (the "Amended Plan"); and

WHEREAS, On June 13, 1995 by Resolution No. 95-CDC-27 the Commission recommended the sale of Disposition Parcel R-47 in the Project Area to Argo Bancorp, Inc. (the "Developer"); and

WHEREAS, Disposition Parcel R-47 (the "Parcel") which is described in Exhibit A attached hereto consists of approximately 10,000 square feet of vacant land; and

WHEREAS, The Developer proposes to pay \$2.75 per square foot or approximately \$27,500; and

WHEREAS, The Developer has proposed to acquire the Parcel for the purpose of constructing three one and one-half story single-family homes; and

WHEREAS, The proposed use is in accordance with the Central West Redevelopment Plan; and

WHEREAS, The Developer has furnished satisfactory evidence as to its financial qualifications to redevelop the Parcel in accordance with its proposal; and

WHEREAS, The City Council of the City of Chicago (the "Council") has considered the said Resolution of the Commission and the proposed sale of the Parcel recommended therein, and it is the sense of the Council that the sale is in the furtherance of the Central West Redevelopment Plan and should be approved; now, therefore,

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

SECTION 1. The Department of Planning and Development is hereby authorized to sell Disposition Parcel R-47, described in Exhibit A attached hereto, in the Central West Redevelopment Area to Argo Bancorp, Inc. for the consideration of \$2.75 per square foot or approximately \$27,500, with the final total price determined by survey.

SECTION 2. The Commissioner of Planning and Development is authorized to enter into a redevelopment agreement with the Developer and to execute such other documents as may be necessary to implement the sale and redevelopment of the Parcel subject to the review and approval of such documents by the Corporation Counsel.

SECTION 3. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed for the Parcel to the Developer, subject to any covenants, conditions and restrictions set forth in the redevelopment agreement.

SECTION 4. This ordinance shall be effective upon its passage and approval.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

Disposition Parcel R-47

Central West Redevelopment Area.

Address	Permanent Index Number	Square Feet (approximate)	Price
2121 West Gladys Avenue	17-18-123-037	3,400	\$ 9,350
2125 West Gladys Avenue	17-18-123-036	3,400	9,350
2147 West Gladys Avenue	17-18-123-027	<u>3,200</u>	<u>8,800</u>
TOTAL:		10,000	\$27,500

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AUTHORIZATION FOR SALE OF CITY-OWNED PROPERTY  
AT 2150 AND 2154 WEST MADISON STREET TO  
ARGO BANCORP, INC.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Planning and Development approving the sale to Argo Bancorp, Inc. of Disposition Parcel C-3 at 2150 and 2154 West Madison Street in the Madison Western Redevelopment Area, having 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Chapter 2-124 of the Chicago Municipal Code established the Community Development Commission (the "Commission"); and

WHEREAS, The City Council of the City of Chicago (the "City Council"), by ordinance adopted July 13, 1994 approved the designation of the Madison Western Redevelopment Area (the "Project Area") and the Madison Western Redevelopment Plan, as amended (the "Plan"); and

WHEREAS, On August 8, 1995 by Resolution No. 95-CDC-43 the Commission recommended the sale of Disposition Parcel C-3 in the Project Area to Argo Bancorp, Inc. (the "Developer"); and

WHEREAS, Disposition Parcel C-3 (the "Parcel") which is described in Exhibit A attached hereto consists of two (2) lots, one of which is City-owned and another designated by the Plan for Acquisition ("Acquisition Parcel"); and

WHEREAS, The Developer proposes to pay \$5.00 per square foot or approximately \$37,185 as consideration for the City-owned lot plus the cost of acquisition for the Acquisition Parcel; and

WHEREAS, The Developer has proposed to construct an approximately 3,500 square foot full service bank facility with parking and three drive-through teller lanes; and

WHEREAS, The proposed use is in accordance with the Madison Western Redevelopment Plan; and

WHEREAS, The Developer has furnished satisfactory evidence as to its financial qualifications to redevelop the Parcel in accordance with its proposal; and

WHEREAS, The City Council of the City of Chicago (the "Council") has considered said Resolution of the Commission and the proposed sale of the Parcel recommended therein, and it is the sense of the Council that the sale is in the furtherance of the Madison Western Redevelopment Plan and should be approved; now, therefore,

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

SECTION 1. The Department of Planing and Development is hereby authorized to sell Disposition Parcel C-3 to Argo Bancorp, Inc. according to the terms described in Exhibit A attached hereto.

SECTION 2. The Commissioner of Planning and Development, is authorized to enter into a redevelopment agreement with the Developer and to execute such other documents as may be necessary to implement the sale and redevelopment of the Parcel subject to the review and approval of such documents by the Corporation Counsel.

SECTION 3. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed for the Parcel to the Developer, subject to any covenants, conditions, and restrictions set forth in the redevelopment agreement.

SECTION 4. This ordinance shall be effective upon its passage and approval.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

## Disposition Parcel C-3

## Madison Western Redevelopment Area.

Address	Permanent Index Number	Square Feet (approximate)	Price
2154 West Madison Street	17-07-330-023	7,437	\$37,185
2150 West Madison Street	17-07-330-025	2,985	Cost of Acquisition
TOTAL:		10,422	

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APPROVAL FOR CONVEYANCE OF CITY-OWNED PROPERTY  
AT 4047 -- 4057 WEST WASHINGTON BOULEVARD  
TO THE THRESHOLDS.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services approving the sale of property at 4047 -- 4057 West Washington Boulevard to The Thresholds, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is owner of the vacant parcel of property legally described in Exhibit A attached hereto ("Property"); and

WHEREAS, The Thresholds, an Illinois not-for-profit corporation ("Grantee"), 4104 North Ravenswood Avenue, Chicago, Illinois, has offered to acquire the Property from the City in exchange for the property legally described in Exhibit B attached hereto, for the purpose of constructing housing thereon; 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 conveyance of the Property to the Grantee in the amount of One and no/100 Dollars (\$1.00).

**SECTION 2.** The Mayor or his proxy is authorized to execute and the City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantee. The quitclaim deed shall contain language substantially in the following form:

This conveyance is subject to the express condition that housing is built on the Property within twelve (12) months from the date of this deed.

In the event that the above condition is not met, the City of Chicago may re-enter the Property and re-vest title in the City of Chicago.

This right of reverter and re-entry in favor of the City of Chicago shall terminate upon the issuance of a certificate of occupancy by the City of Chicago.

**SECTION 3.** The Department of General Services is hereby authorized to accept a deed of conveyance from the Grantee for the property legally described in Exhibit B, subject to the approval of the Corporation Counsel.

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

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

*Exhibit "A".*

*Legal Description.*

Lots 6 to 11 in Block 33 in the subdivision of the southeast half of Section 10, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 4047 -- 4057 West Washington Boulevard, Chicago, Illinois).

Permanent Index Numbers: 16-10-425-048-8001 and 8002  
16-10-425-047-8001 and 8002  
16-10-425-046-8001 and 8002  
16-10-425-045-8001 and 8002  
16-10-425-044-8001 and 8002

*Exhibit "B".*

*Legal Description.*

Lot 151 (except the east 100½ inches) and all of Lots 152, 153, 154 and 155 in Flint's Addition to Chicago in the southwest quarter of Section 12, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 2948 West Warren Boulevard, Chicago, Illinois, Permanent Index Number 16-12-326-020-0000).

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**AUTHORIZATION FOR CONVEYANCE OF PROPERTY AT SUNDRY  
LOCATIONS TO QUALIFIED PARTICIPANTS UNDER  
CHICAGO ABANDONED PROPERTY PROGRAM.**

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred five ordinances by the Department of Housing approving the sale of property under the Chicago Abandoned Property Program (C.A.P.P.) at the following locations:

- 3841 West Cermak Road
- 3847 West Cermak Road
- 3142 West Fulton Street
- 1120 North Ridgeway Avenue
- 5630 South Wells 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*3841 West Cermak Road.*

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

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated, and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings ("Properties"); and

WHEREAS, The City Council of the City, by ordinance passed May 20, 1992 (Council Journal of Proceedings, pages 16333 -- 16335) ("Enabling Ordinance"), established the Chicago Abandoned Property Program

("C.A.P.P.") to abate the danger posed by said abandoned, deteriorated buildings within the City through the acquisition and subsequent conveyance of the Properties to parties who have proposed either to demolish or rehabilitate these buildings; and

WHEREAS, The property legally described in Exhibit A attached hereto ("Property") was included on the list of C.A.P.P. properties offered to the general public, and a proposal either to demolish or rehabilitate the building(s) thereon was received by the City; and

WHEREAS, The Real Estate Services Advisory Council has recommended to the City Council that the Property be awarded to the participant set forth in 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 Housing 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" referred to in this ordinance reads as follows:

*Exhibit "A".*

Property Address: 3841 West Cermak Road.

Participant: Lawndale Christian Development Corporation.

Purpose: Rehabilitation.

Permanent Index Number: 16-26-102-008.

Legal Description.

Lot 4 in Block 3 in Ogden Boulevard Addition to Chicago, a subdivision in Sections 23 and 26, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

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*3847 West Cermak Road.*

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

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated, and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings ("Properties"); and

WHEREAS, The City Council of the City, by ordinance passed May 20, 1992 (Council Journal of Proceedings, pages 16333 -- 16335) ("Enabling Ordinance"), established the Chicago Abandoned Property Program ("C.A.P.P.") to abate the danger posed by said abandoned, deteriorated buildings within the City through the acquisition and subsequent conveyance of the Properties to parties who have proposed either to demolish or rehabilitate these buildings; and

WHEREAS, The property legally described in Exhibit A attached hereto ("Property") was included on the list of C.A.P.P. properties offered to the general public, and a proposal either to demolish or rehabilitate the building(s) thereon was received by the City; and

WHEREAS, The Real Estate Services Advisory Council has recommended to the City Council that the Property be awarded to the participant set forth in 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 Housing 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" referred to in this ordinance reads as follows:

*Exhibit "A".*

Property Address: 3847 West Cermak Road.

Participant: Lawndale Christian Development Corporation.

Purpose: Rehabilitation.

Permanent Index Number: 16-26-102-006-007.

Legal Description.

Lots 5 and 6 in Block 3 in Ogden Boulevard Addition to Chicago, being a subdivision in Sections 23 and 26, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

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*3142 West Fulton Street.*

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of Article VII, Section 6(a) of the Constitution of the State of Illinois of 1970, and as such may exercise any

power and perform any function pertaining to its government and affairs; and

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated, and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings ("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 Real Estate Services Advisory Council has recommended to the City Council that the Property be awarded to the participant set forth in 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 Housing 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" referred to in this ordinance reads as follows:

*Exhibit "A".*

Property Address: 3142 West Fulton Street.

Participant: Thomas Jackson III and Mark A. Jackson.

Purpose: Rehabilitation.

Permanent Index Number: 16-12-303-012.

Legal Description.

Lot 38 in Hinds' Subdivision of Block 7 in David S. Lee and others' Subdivision of the southwest quarter of Section 12, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

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*1120 North Ridgeway 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 exist within the City a substantial number of abandoned, deteriorated, and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings ("Properties"); and

WHEREAS, The City Council of the City, by ordinance passed May 20, 1992 (Council Journal of Proceedings, pages 16333 -- 16335) ("Enabling Ordinance"), established the Chicago Abandoned Property Program ("C.A.P.P.") to abate the danger posed by said abandoned, deteriorated buildings within the City through the acquisition and subsequent conveyance of the Properties to parties who have proposed either to demolish or rehabilitate these buildings; and

WHEREAS, The property legally described in Exhibit A attached hereto ("Property") was included on the list of C.A.P.P. properties offered to the general public, and a proposal either to demolish or rehabilitate the building(s) thereon was received by the City; and

WHEREAS, The Real Estate Services Advisory Council has recommended to the City Council that the Property be awarded to the participant set forth in 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 Housing 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" referred to in this ordinance reads as follows:

*Exhibit "A".*

Property Address: 1120 North Ridgeway Avenue.

Participant: NHS Redevelopment Corporation.

Purpose: Rehabilitation.

Permanent Index Number: 16-02-304-036.

Legal Description.

Lot 38 in Block 4 in Treat's Subdivision of the northeast quarter of the southwest quarter of Section 2, Township 39 North, Range 13, lying east of the Third Principal Meridian, in Cook County, Illinois.

*5630 South Wells Street.*

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

WHEREAS, There exist within the City a substantial number of abandoned, deteriorated, and dangerous buildings which threaten the health, safety, economic stability and general welfare of the citizens of the City, and which are the subject of certain housing court proceedings ("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 Real Estate Services Advisory Council has recommended to the City Council that the Property be awarded to the participant set forth in 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 Housing 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 Chicago.

SECTION 6. This ordinance shall be effective upon its passage.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

Property Address: 5630 South Wells Street.

Participant: Carolyn Woods.

Purpose: Rehabilitation.

Permanent Index Number: 20-16-202-075.

Legal Description.

Lot 7 in subdivision of the west 24-26/100 feet of Lot 2 and the east 59-5/10 feet of Lot 3 (except the north 30 feet of said lots) in the Circuit Court Partition of Lot 26 in the School Trustees' Subdivision of Section 16, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

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AMENDMENT OF ORDINANCE WHICH APPROVED CONVEYANCE  
OF CITY-OWNED PROPERTY TO GREATER WESTSIDE  
ISAIAH CORPORATION.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance amending an ordinance passed October 2, 1995 regarding the sale of City-owned property to the Greater Westside Isaiah Corporation, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. The ordinance approving the conveyance of various City-owned parcels to the Greater Westside Isaiah Corporation under the West Side Isaiah Plan, adopted by the City Council on October 2, 1995, Council Journal of Proceedings, pages 8126 -- 8129, is hereby amended by adding the following section as Section 4 and renumbering the subsequent sections accordingly:

Section 4. The City is authorized to convey to Greater Westside Isaiah Corporation the parcels described on Exhibit A attached hereto for the consideration of One and no/100 Dollars (\$1.00) per parcel, in accordance with the terms and provisions of the redevelopment agreement to be executed by the parties as provided for in Section 5 below. Upon the conveyance of any of said parcels in accordance with said redevelopment agreement, the City agrees to waive any and all demolition and water liens, water tap fees, sewer connection fees and all building permits and related fees affecting said parcel.

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

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AUTHORIZATION FOR ACCEPTANCE OF CONVEYANCE OF  
PROPERTY AT 2030 SOUTH WABASH AVENUE  
TO CITY FROM RELIABLE TRUCK  
PARTS CO., INC.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Planning and Development authorizing the conveyance of property at 2030 South Wabash Avenue to the City of Chicago by Reliable Truck Parts Co., 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 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago is a home rule unit of government created 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, including the acquisition of property for public use; and

WHEREAS, The City, by ordinance adopted August 3, 1994 (Council Journal of Proceedings, pages 54876 -- 54930) approved and adopted a tax increment redevelopment project and plan for the Near South Redevelopment Project Area ("T.I.F. Plan"), and also, by ordinance adopted August 3, 1994 (Council Journal of Proceedings, pages 54930 -- 54197) approved the designation of the Near South Redevelopment Project Area as a tax increment financing district ("T.I.F. District"); and

WHEREAS, The City seeks to accept the conveyance from Reliable Truck Parts Co., Inc., an Illinois corporation ("Reliable"), of that certain parcel located at 2030 South Wabash Avenue ("Property") and legally described on Exhibit A attached hereto; and

WHEREAS, The Property is presently improved with a one story building, and is located within the boundaries of the T.I.F. District and is subject to the land use and redevelopment objectives as are described in the T.I.F. Plan; and

WHEREAS, The Department of Planning and Development recommends to the City Council that it authorize the acceptance of the conveyance of the Property from Reliable to the City; now, therefore,

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

SECTION 1. The City Council hereby adopts the foregoing recitals as its findings and incorporates them herein by this reference.

SECTION 2. The City is hereby authorized to accept a deed of conveyance from Reliable of the Property legally described on Exhibit A attached hereto, subject to the approval of the Corporation Counsel as to form and legality.

SECTION 3. This ordinance shall take effect immediately upon its passage.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

Lot 10 in Assessor's Division of Lots 5 to 18 in Block 1 in Smith's Addition to Chicago, said addition being a subdivision of Blocks 17 to 22, inclusive, in the Assessor's Division of the southwest fractional quarter of Section 22, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 2030 South Wabash Avenue, Chicago, Illinois, Permanent Index No. 17-22-311-024-0000).

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**AUTHORIZATION FOR CONVEYANCE OF SUNDRY PROPERTIES  
TO PUBLIC BUILDING COMMISSION OF CHICAGO  
IN CONJUNCTION WITH ADDITIONAL  
FACILITIES PROGRAM.**

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance and schedule by the Board of Education authorizing the conveyance of various properties from the Chicago School Reform Board of Trustees to the Public Building Commission of Chicago, 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 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 substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Pursuant to the provisions of "an Act to authorize the creation of Public Building Commissions and to define their rights, powers and duties, approved July 5, 1955", as amended (the "Act"), the City Council (the "City Council") of the City of Chicago (the "City") on March 28, 1956, by ordinance, created the Public Building Commission of Chicago (the "Commission"); and

WHEREAS, The Commission provides a means for making possible the construction, acquisition, rehabilitation or enlargement of public improvements, buildings and facilities at convenient locations within the City for use by governmental agencies in the furnishing of essential governmental, health, safety and welfare services; and

WHEREAS, At the request of the Board of Education of the City (the "Board"), the Commission has heretofore undertaken the acquisition, construction, improvement, alteration, repair, renovation, rehabilitation and equipping of public schools and other ancillary facilities (the "Project") pursuant to the issuance of Building Revenue Bonds, Series A of 1989, Series A of 1990 and Series A of 1993 (collectively, the "Bonds"); and

WHEREAS, The Board and the Commission have heretofore entered into net leases with respect to the Project, under the terms of which leases the Board has agreed to pay to the Commission such amounts of rent as will be sufficient to amortize all principal and interest on the Bonds; and

WHEREAS, The Board has determined that it is in the best interests of the public schools of the City that the Board undertake a program involving the capital improvement, rehabilitation, renovation, operation and maintenance of certain additional schools and facilities (the "Additional Facilities Program"); and

WHEREAS, The Board has proposed that the costs incurred in implementing the Additional Facilities Program shall be paid in part with funds derived from the issuance of the Bonds by the Commission; and

WHEREAS, The Board has designated the sites, buildings and facilities owned by the City in trust of the use of schools that are set forth on "Schedule I" hereof for the Additional Facilities Program and, by resolution approved by a vote of not less than two-thirds of its full membership, requested that the City transfer title to such property to the Commission; and

WHEREAS, Pursuant to the request of the Board and provisions of the Act, the Commission has selected, located and designated the sites listed on "Schedule I" hereof, lying wholly within the territorial limits of the City, as sites to be acquired from the City for the Additional Facilities Program; and

WHEREAS, Such sites are conveniently located and of sufficient size to accomplish and effectuate the aforesaid purposes and provide appropriate architectural settings and adequate landscaping for the Additional Facilities Program; and

WHEREAS, The Commission has requested, pursuant to the requirements of Section 14 of the Act, that the City Council of the City approve the sites listed on "Schedule I" hereof, so selected, located and designated, as site designations for the Additional Facilities Program; now, therefore,

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

SECTION 1. The City Council does hereby approve the sites set forth on "Schedule I" hereof, heretofore designated by the Commission, for acquisition, improvement, renovation and rehabilitation of public schools and ancillary facilities in connection with the Additional Facilities Program.

SECTION 2. The Mayor or his proxy is hereby authorized to execute, and the City Clerk to attest, a quitclaim deed or deeds providing for the transfer of title and conveyance of the sites set forth on "Schedule I" hereof to the Commission and to deliver such documents and perform such other acts as may be necessary or desirable to effectuate the Additional Facilities Program.

SECTION 3. This ordinance shall be in full force and effect immediately upon its passage and approval.

Schedule I referred to in this ordinance reads as follows:

*Schedule "I".*

Agassiz  
Louis J. Agassiz School  
2851 North Seminary Avenue  
Chicago, Illinois 60657

Alcott  
Louisa May Alcott School  
2625 North Orchard Street  
Chicago, Illinois 60614

Arai Middle  
Joan F. Arai Middle School  
900 West Wilson Avenue  
Chicago, Illinois 60640

Armstrong, L  
Louis Daniel Armstrong  
5345 West Congress Parkway  
Chicago, Illinois 60644

Audubon  
Audubon Elementary School  
3500 North Hoyne Avenue  
Chicago, Illinois 60618

Barry  
John Barry Elementary School  
2828 North Kilbourn Avenue  
Chicago, Illinois 60641

Barton  
Clara W. Barton School  
7650 South Wolcott Avenue  
Chicago, Illinois 60620

Bateman  
Newton Bateman Elementary School  
4220 North Richmond Street  
Chicago, Illinois 60618

Beard  
Daniel Carter Beard School  
6445 West Strong Street  
Chicago, Illinois 60656

Belding  
Hiram H. Belding School  
4257 North Tripp Avenue  
Chicago, Illinois 60641

Black  
Robert A. Black Magnet  
9101 South Euclid Avenue  
Chicago, Illinois 60617

Blaine  
James G. Blaine School  
1420 West Grace Street  
Chicago, Illinois 60613

Blair Special Education  
Blair Special Education Facility  
6751 West 63rd Place  
Chicago, Illinois 60638

Bond  
Carrie Jacobs Bond  
7050 South May Street  
Chicago, Illinois 60621

Bontemps  
Arna Wendell Bontemps School  
1241 West 58th Street  
Chicago, Illinois 60636

Brenan  
Thomas Brenan School  
11411 South Eggleston Avenue  
Chicago, Illinois 60628

Brennemann  
Joseph Brennemann School  
4251 North Clarendon Avenue  
Chicago, Illinois 60640

Brentano  
Lorenz Brentano School  
2723 North Fairfield Avenue  
Chicago, Illinois 60647

Bridge  
Norman Bridge School  
3800 North New England Avenue  
Chicago, Illinois 60634

Brownell  
Charles S. Brownell  
6741 South Michigan Avenue  
Chicago, Illinois 60637

Buckingham Special Education  
Hate S. Buckingham Special  
Education Center  
9207 South Phillis Avenue  
Chicago, Illinois 60617

Budlong  
Lyman A. Budlong School  
2701 West Foster Avenue  
Chicago, Illinois 60625

Bunche  
Ralph Johnson Bunche School  
6515 South Ashland Avenue  
Chicago, Illinois 60636

Burnham  
Daniel H. Burnham School  
1903 East 96th Street  
Chicago, Illinois 60617

Burns  
Robert Burns School  
2524 South Central Park Avenue  
Chicago, Illinois 60623

Burroughs  
John C. Burroughs School  
3542 South Washtenaw Avenue  
Chicago, Illinois 60632

Byrne Community Academy  
Michael M. Byrne School  
5329 South Oak Park Avenue  
Chicago, Illinois 60638

Cameron  
Daniel R. Cameron Elementary School  
1234 North Monticello Avenue  
Chicago, Illinois 60651

Canty  
Arthur E. Canty  
3740 North Panama Avenue  
Chicago, Illinois 60634

Carroll  
Charles Carroll School  
2929 West 83rd Street  
Chicago, Illinois 60652

Chappell  
Eliza Chappell Elementary  
School  
5145 North Leavitt Street  
Chicago, Illinois 60625

Christopher  
Walter S. Christopher School  
5042 South Artesian Avenue  
Chicago, Illinois 60632

Cleveland  
Grover Cleveland School  
3121 West Byron School  
Chicago, Illinois 60618

Clinton  
Dewitt Clinton School  
6110 North Fairfield Avenue  
Chicago, Illinois 60659

Columbus  
Christopher Columbus School  
1003 North Leavitt Street  
Chicago, Illinois 60622

Coonley  
John C. Coonley School  
4046 North Leavitt Street  
Chicago, Illinois 60618

Courtney  
Mary E. Courtney Special  
Education Facility  
1726 West Berteau Avenue  
Chicago, Illinois 60613

Crown Community Academy  
Crown Community Academy Fine  
Arts Center  
2128 South St. Louis Avenue  
Chicago, Illinois 60623

Cullen  
Countee Cullen School  
10650 South Eberhart Avenue  
Chicago, Illinois 60628

Darwin  
Charles R. Darwin School  
3116 West Belden Avenue  
Chicago, Illinois 60647

Davis Development Center  
Davis Developmental Center  
9101 South Jeffery Avenue  
Chicago, Illinois 60617

Decatur  
Stephen Decatur Classical School  
7030 North Sacramento Avenue  
Chicago, Illinois 60645

Delano  
Edward C. Delano School  
3937 West Wilcox Street  
Chicago, Illinois 60624

Depriest  
Oscar Depriest School  
139 South Parkside Avenue  
Chicago, Illinois 60644

Dett  
R. Nathaniel Dett  
2306 West Maypole Avenue  
Chicago, Illinois 60612

Dewey Child Parent Center  
Dewey Child Parent Center  
638 West 54th Place  
Chicago, Illinois 60609

Dirksen  
Everett McKinley Dirksen School  
8601 West Foster Avenue  
Chicago, Illinois

Doolittle Intermediate  
James R. Doolittle Jr.  
Intermediate and Upper Cycle  
535 East 35th Street  
Chicago, Illinois 60616

Dore School  
John C. Dore School  
6108 South Natoma Avenue  
Chicago, Illinois 60638

Dubois  
William E. B. Dubois School  
330 East 133rd Street  
Chicago, Illinois 60627

Dumas  
Alexandre Dumas School  
6650 South Ellis Avenue  
Chicago, Illinois 60637

Dumas Child Parent Center  
Dumas Child Parent Center  
6615 South Kenwood Avenue  
Chicago, Illinois 60637

Dunne  
Edward F. Dunne School  
10845 South Union Avenue  
Chicago, Illinois 60628

Dvorak  
Anton Dvorak Elementary  
School  
3615 West 16th Street  
Chicago, Illinois 60623

Ebinger  
Christian Ebinger  
7350 West Pratt Avenue  
Chicago, Illinois 60631

Englewood  
Englewood High School  
6201 South Stewart Avenue  
Chicago, Illinois 60631

Esmond  
Esmond School  
1865 West Mondale Avenue  
Chicago, Illinois 60643

**Evers**

Megdar Evers School  
9811 South Lowe Avenue  
Chicago, Illinois 60628

**Falconer**

Laughlin Falconer School  
3020 North Lamon Avenue  
Chicago, Illinois 60641

**Faraday**

Michael Faraday Elementary School  
3250 West Monroe Street  
Chicago, Illinois 60624

**Farnsworth**

James B. Farnsworth School  
5414 North Linder Avenue  
Chicago, Illinois 60630

**Fermi**

Enrico Fermi School  
1415 East 70th Street  
Chicago, Illinois 60637

**Field**

Eugene Field School  
7019 North Ashland Avenue  
Chicago, Illinois

**Fleming Branch**

Alexander Fleming Branch  
4918 West 64th Street  
Chicago, Illinois 60638

**Foster Park**

Foster Park School  
8530 South Wood Street  
Chicago, Illinois 60620

**Gale**

Stephen F. Gale Community Academy  
1631 West Jonquil Terrace  
Chicago, Illinois 60626

**Garvey**

Marcus Moziah Garvey School  
10309 South Morgan Street  
Chicago, Illinois 60643

**Gershwin**

Gershwin Math/Science  
Community Academy  
6206 South Racine Avenue  
Chicago, Illinois 60636

**Goethe**

J. W. Von Goethe  
2236 North Rockwell Street  
Chicago, Illinois 60647

**Goodlow Magnet**

Elaine O. Goodlow Magnet  
School  
2040 West 62nd Street  
Chicago, Illinois 60636

**Goudy**

William C. Goudy School  
5120 North Winthrop Avenue  
Chicago, Illinois 60640

**Graham Training Center**

Ray Graham Training Center  
2347 South Wabash Avenue  
Chicago, Illinois 60616

**Gray**

William P. Gray School  
3730 North Laramie Avenue  
Chicago, Illinois 60641

**Green, Wendell**

Wendell E. Green Elementary  
School  
1150 West 96th Street  
Chicago, Illinois 60643

**Greene**

Nathanael Greene School  
3537 South Paulina Street  
Chicago, Illinois 60609

**Grissom**

Virgil Grissom School  
12810 South Escanaba Avenue  
Chicago, Illinois 60633

Gunsaulus Scholastic Academy  
Frank W. Gunsaulus Scholastic  
Academy  
4420 South Sacramento Avenue  
Chicago, Illinois 60632

Hale  
Nathan Hale School  
6140 South Melvina Avenue  
Chicago, Illinois 60638

Hamilton  
Alexander Hamilton School  
1650 West Cornelia Avenue  
Chicago, Illinois 60657

Hammond  
Charles G. Hammond School  
2819 West 21st Place  
Chicago, Illinois 60623

Hancock  
John Hancock Elementary School  
4350 West 79th Street  
Chicago, Illinois 60652

Hawthorne  
Hawthorne Scholastic Academy  
3319 North Clifton Avenue  
Chicago, Illinois 60657

Henry  
Patrick Henry School  
4240 North St. Louis Avenue  
Chicago, Illinois 60618

Higgins  
Thomas J. Higgins Community  
Academy  
11710 South Morgan Street  
Chicago, Illinois 60643

Hitch  
Rufus M. Hitch School  
5625 North McVicker Avenue  
Chicago, Illinois 60646

Howland  
George Howland School of the  
Arts  
1616 South Spaulding Avenue  
Chicago, Illinois 60623

Hurley  
Edward N. Hurley School  
3849 West 69th Place  
Chicago, Illinois 60629

Jackson, Andrew  
Andrew Jackson Language  
Academy  
1340 West Harrison Street  
Chicago, Illinois 60607

Jahn  
Friedrich L. Jahn School  
3149 North Wolcott Avenue  
Chicago, Illinois 60657

Jamieson  
Minnie Mars Jamieson School  
5650 North Mozart Street  
Chicago, Illinois 60659

Jones Metro High School  
William Jones Metropolitan  
High School  
606 South State Street  
Chicago, Illinois 60605

Jungman  
Joseph Jungman Branch of  
Jungman  
1625 South Allport Street  
Chicago, Illinois 60608

Kanoon Magnet  
Gerald Delgado Kanoon Magnet  
School  
2233 South Kedzie Avenue  
Chicago, Illinois 60623

Keller Magnet  
Annie Keller Gifted Magnet School  
3020 West 108th Street  
Chicago, Illinois 60655

Kellogg  
Hate S. Kellogg School  
9241 South Leavitt Street  
Chicago, Illinois 60620

Kershaw  
Joshua D. Kershaw Elementary  
School  
6450 South Lowe Avenue  
Chicago, Illinois 60621

Kipling  
Rudyard Kipling School  
9351 South Lowe Avenue  
Chicago, Illinois 60620

Lafayette School  
M. Jean de Lafayette School  
2714 West Augusta Boulevard  
Chicago, Illinois 60622

Leland  
George Leland Elementary School  
5221 West Congress Parkway  
Chicago, Illinois 60644

LeMoyne  
John V. LeMoyne School  
851 West Waveland Avenue  
Chicago, Illinois 60613

Lenart  
Ted Lenart Regional Gifted Center  
8445 South Kolin Avenue  
Chicago, Illinois 60652

Lincoln Park  
Lincoln Park High School  
2001 North Orchard Street  
Chicago, Illinois 60614

Lovett  
Joseph Lovett School  
633 West Bloomingdale Avenue  
Chicago, Illinois 60639

Lyon  
Mary Lyon School  
2941 North McVicker Avenue  
Chicago, Illinois 60634

Marsh  
John L. Marsh School  
9810 South Exchange Avenue  
Chicago, Illinois 60617

Marti  
Jose J. Marti Bilingual  
Education  
5126 North Kenmore Avenue  
Chicago, Illinois 60640

May  
Horatio May School  
512 South Laverne Avenue  
Chicago, Illinois 60644

Mayer  
Oscar F. Mayer Elementary  
School  
2250 North Clinton Avenue  
Chicago, Illinois 60606

Mayo  
William J. and Charles H. Mayo  
School  
249 East 37th Street  
Chicago, Illinois 60653

McAuliffe  
Sharon Christa McAuliffe  
Elementary School  
1841 North Springfield Avenue  
Chicago, Illinois 60647

McClellan  
George B. McClellan School  
3527 South Wallace Street  
Chicago, Illinois 60609

McCorkle  
Helen J. McCorkle School  
4421 South State Street  
Chicago, Illinois 60609

McDowell  
Mary E. McDowell  
1419 East 89th Street  
Chicago, Illinois 60619

Mollison  
Irvin C. Mollison School  
4415 South Dr. Martin Luther  
King, Jr. Drive  
Chicago, Illinois 60653

Montefiore  
Moses Montefiore Special School  
1310 South Ashland Avenue  
Chicago, Illinois 60608

Munoz-Marín Center  
Luis Munoz-Marín Primary Center  
3320 West Evergreen Avenue  
Chicago, Illinois 60651

Nansen  
Fridtjof Nansen Elementary School  
12607 South Union Avenue  
Chicago, Illinois 60628

Nash  
Henry H. Nash School  
4837 West Erie Street  
Chicago, Illinois 60644

Newberry  
Walter L. Newberry Math and Science  
Academy  
700 West Willow Street  
Chicago, Illinois 60614

Nicholson  
Lillian R. Nicholson  
6006 South Peoria Street  
Chicago, Illinois 60621

Nobel  
Alfred Nobel Elementary School  
4127 West Hirsch Street  
Chicago, Illinois 60651

Northside  
Northside Learning Center  
3730 West Bryn Mawr Avenue  
Chicago, Illinois 60659

O'Toole  
Luke O'Toole School  
6550 South Seeley Avenue  
Chicago, Illinois 60636

Ogden  
William B. Ogden School  
24 West Walton Street  
Chicago, Illinois 60611

Orozco Community Academy  
Jose Clemente Orozco  
Community Academy  
1645 West 18th Place  
Chicago, Illinois 60608

Park Manor  
Park Manor Elementary School  
7037 South Rhodes Avenue  
Chicago, Illinois 60637

Parkside Community  
Parkside Community Academy  
School  
6938 South East End Avenue  
Chicago, Illinois 60649

Pasteur  
Louis Pasteur School  
5825 South Kostner Avenue  
Chicago, Illinois 60629

Peabody  
Elizabeth Peabody School  
1444 West Augusta Boulevard  
Chicago, Illinois 60622

Peirce  
Helen C. Peirce School  
1423 West Bryn Mawr Avenue  
Chicago, Illinois 60660

Piccolo Elementary  
Brian Piccolo Elementary School  
1040 North Keeler Avenue  
Chicago, Illinois 60651

Piccolo Middle  
Brian Piccolo Middle School  
1040 North Keeler Avenue  
Chicago, Illinois 60651

Pilsen Community Academy  
Pilsen Community Academy  
1420 West 17th Street  
Chicago, Illinois 60608

Pirie  
John T. Pirie School  
650 East 85th Street  
Chicago, Illinois 60619

Portage Park  
Portage Park Elementary School  
5330 West Berteau Avenue  
Chicago, Illinois 60641

Powell  
Adam Clayton Powell, Jr.  
Elementary School  
7530 South South Shore Drive  
Chicago, Illinois 60649

Rudolph  
Wilma G. Rudolph School  
110 North Paulina Street  
Chicago, Illinois 60612

Sabin Magnet  
Albert R. Sabin Magnet School  
2216 West Hirsch Street  
Chicago, Illinois 60622

Saucedo  
Maria Saucedo Magnet School  
2850 West 24th Boulevard  
Chicago, Illinois 60623

Sauganash  
Sauganash Elementary School  
6040 North Kilpatrick Avenue  
Chicago, Illinois 60646

Sawyer  
Sidney Sawyer School  
5248 South Sawyer Avenue  
Chicago, Illinois 60632

Sayre  
Harriet E. Sayre Language  
Academy  
1840 North Newland Avenue  
Chicago, Illinois 60635

Scammon  
Jonathan Y. Scammon School  
4201 West Henderson Street  
Chicago, Illinois 60641

Spaulding  
Jesse Spaulding High School  
1628 West Washington  
Boulevard  
Chicago, Illinois 60612

Stagg  
Amos A. Stagg School  
7424 South Morgan Street  
Chicago, Illinois 60621

Stewart  
Graeme Stewart School  
4525 North Kenmore Avenue  
Chicago, Illinois 60640

Stock  
Frederick Stock School  
7507 West Birchwood Avenue  
Chicago, Illinois 60648

Stockton Child Parent Center  
Branch  
Joseph Stockton Child Parent  
Center  
4425 North Magnolia Avenue  
Chicago, Illinois 60640

Suder  
Henry Suder School  
2022 West Washington Boulevard  
Chicago, Illinois 60612

Sullivan High School  
Roger C. Sullivan High School  
6631 North Bosworth Avenue  
Chicago, Illinois 60626

Sullivan  
William H. Sullivan Primary Branch  
8739 South Exchange Avenue  
Chicago, Illinois 60617

Sutherland  
Elizabeth H. Sutherland School  
10015 South Leavitt Street  
Chicago, Illinois 60643

Tanner  
Henry O. Tanner School  
7350 South Evans Avenue  
Chicago, Illinois 60619

Thorp, J.N.  
James N. Thorp Elementary School  
8914 South Buffalo Avenue  
Chicago, Illinois 60617

Thorp, O.A.  
O.A. Thorp Scholastic Academy  
6024 West Warwick Avenue  
Chicago, Illinois 60634

Tonti  
Enrico Tonti School  
5815 South Homan Avenue  
Chicago, Illinois 60629

Trumbull

Volta  
Alessandro Volta School  
4950 North Avers Avenue  
Chicago, Illinois 60625

Wadsworth Child Parent Center  
Wadsworth Child Parent Center  
6407 South Blackstone Avenue  
Chicago, Illinois 60637

Warren  
Joseph Warren Elementary  
School  
9239 South Jeffery Avenue  
Chicago, Illinois 60617

Waters  
Thomas J. Waters School  
4540 North Campbell Avenue  
Chicago, Illinois 60625

Wells Community Academy  
William H. Wells Community  
Academic High School  
936 North Ashland Avenue  
Chicago, Illinois 60622

Westcott  
Oliver S. Westcott Elementary  
School  
409 West 80th Street  
Chicago, Illinois 60620

Wheatley Child Parent Center  
Phyllis Wheatley Child Parent  
Center  
902 East 133rd Place  
Chicago, Illinois 60627

Whitney  
Eli Whitney School  
2815 South Komensky Avenue  
Chicago, Illinois 60623

Whitney Annex  
Eli Whitney School  
2815 South Komensky Avenue  
Chicago, Illinois 60623

Wildwood  
Wildwood School  
6950 North Hiawatha Avenue  
Chicago, Illinois 60646

AUTHORIZATION FOR ACQUISITION OF PROPERTY NEAR  
NORTH BRANCH OF CHICAGO RIVER AND WEST  
DIVERSEY PARKWAY FOR DAMEN AVENUE  
VIADUCT IMPROVEMENT PROJECT.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*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 Transportation authorizing the acquisition of property relating to the Damen Avenue Viaduct Improvement Project, 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, On December 21, 1994 the City Council of the City of Chicago approved the Annual Highway Program Ordinance (Council Journal of Proceedings, pages 63529 -- 63537) which appropriated funding for project activities including but not limited to the acquisition of right-of-way, preliminary engineering, contract construction, force account construction and/or construction engineering/supervision for the improvement of the Damen Avenue viaduct located at the north branch of the Chicago River and West Diversey Parkway (the "Project"); and

WHEREAS, The Project involves the design and construction of a new bridge over the north branch of the Chicago River and the construction of a new at-grade roadway between the new bridge and West Diversey Parkway; and

WHEREAS, Plans, engineering and construction drawings have been prepared and developed and the Commissioner of the Department of Transportation (the "Commissioner") has identified specific parcels of right-of-way necessary for the construction, operation and maintenance of the Project; and

WHEREAS, The Illinois Department of Transportation has authorized the commencement of right-of-way acquisition for the Project; and

WHEREAS, It is the intent of the City Council to grant to the Commissioner the authority to acquire such right-of-way for the Project, in accordance with applicable federal and state regulations; now, therefore,

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

SECTION 1. It is useful, necessary and advantageous for the City to acquire title or rights to the real property identified in Exhibit A which is attached and incorporated hereto, for the purposes of the construction, operation and maintenance of the Project.

SECTION 2. The Commissioner is hereby authorized to negotiate, on behalf of the City of Chicago, with the owners of the real property identified in Exhibit A to acquire such property or property rights for the Project. In the event a settlement is reached with the owner, the Commissioner is hereby authorized to acquire such parcel or rights at the agreed price, subject to the approval of the state, and in accordance with all applicable laws and regulations.

SECTION 3. In the event that the Commissioner is unable to negotiate or agree with the owner of a parcel, or the owner is unable to convey clear title or rights to any such parcel, then the Commissioner shall report such fact to the Corporation Counsel who is hereby authorized to institute proceedings in eminent domain to acquire such parcel or property rights in accordance with the laws of the State of Illinois.

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

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Parcel 3.*

Part of the east half of the southwest quarter of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian, Cook County, Illinois, described as follows, to wit:

commencing at the northeast corner of said southwest quarter of Section 30; thence north 86 degrees, 28 minutes, 14 seconds west along the north line of said southwest quarter a distance of 10.058 meters [33.00 feet]; thence south 3 degrees, 08 minutes, 10 seconds west a distance of 19.164 meters [62.87 feet] to a point on the westerly line of North Damen Avenue; thence along said westerly line of North Damen Avenue south 3 degrees, 08 minutes, 10 seconds west a distance of 11.668 meters [38.28 feet]; thence south 10 degrees, 40 minutes, 21 seconds west a distance of 131.282 meters [430.72 feet] to a point of curvature; thence along a 391.059 meter [1,283.0 foot] radius curve concave to the east a distance of 51.822 meters [170.02 feet] to a point of tangency; thence south 3 degrees, 08 minutes, 10 seconds west a distance of 135.475 meters [444.47 feet]; thence along a 192.938 meter [633.00 feet] radius curve concave to the east a distance of 43.163 meters [141.61 feet] to a point of reverse curvature; thence along a 172.82 meter [567.00 feet] radius curve concave to the west a distance of 22.81 meters [74.84 feet] to a point which is 20 meters [65.62 feet] northerly of the dock line on the northerly side of the North Branch of the Chicago River for a point of beginning; thence continuing along the westerly right-of-way of North Damen Avenue a distance of 8.600 meters [28.22 feet]; thence westerly and perpendicular to said right-of-way line a distance of 3.6 meters [11.80 feet]; thence southerly and parallel with said right-of-way a distance of 7.62 meters [25.00 feet] to said dock line; thence westerly along said dock line to a point which is 8 meters [26.25 feet] west of said right-of-way line; thence north 3 degrees, 08 minutes, 10 seconds east a distance of 14.15 meters [46.42 feet]; and thence north 86 degrees, 51 minutes, 50 seconds east a distance of 7.60 meters [24.93 feet] to the point of beginning.

Said parcel contains 0.00957 hectares [0.0236 acres].

*Parcel 3 PE.*

Part of the east half of the southwest quarter at Section 30, Township 40 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois, described as follows, to wit:

commencing at the northeast corner of said southwest quarter of Section 30; thence north 86 degrees, 28 minutes, 14 seconds west along the north line of said southwest quarter a distance of 10.058 meters [33.00 feet]; thence south 3 degrees, 8 minutes, 10 seconds west a distance of 19.16 meters [62.87 feet] to a point on the westerly line of North Damen Avenue; thence along said westerly line of North Damen Avenue south 3 degrees, 8 minutes, 10 seconds west a distance of 11.668 meters [38.28 feet]; thence south 10 degrees, 40 minutes, 21 seconds west a distance of 131.282 meters [430.72 feet] to a point of curvature; thence along a 391.059 meter [1,283.0 foot] radius curve concave to the east a distance of 51.822 meters [170.02 feet] to a point of tangency; thence south 3 degrees, 8 minutes, 10 seconds west a distance of 63.125 meters [207.10 feet] to a point of beginning; thence continuing along the westerly right-of-way line of North Damen Avenue south 0 degrees, 8 minutes, 10 seconds west a distance of 72.35 meters [237.37 feet] to a point of curvature; thence along a 192.938 meter [633.00 foot] radius curve concave to the east a distance of 43.163 meters [141.61 feet] to a point of reverse curvature; thence along a 170.82 meter [560.438 foot] radius curve concave to the west a distance of 22.813 meters [74.84 feet] to a point which is 20 meters [65.62 feet] northerly of the dock line on the northerly side of the north branch of the Chicago River; thence north 86 degrees, 50 minutes, 50 seconds west a distance of 2 meters [6.56 feet]; thence northerly along a line parallel to and 2 meters [6.56 feet] wester of the westerly right-of-way line of North Damen Avenue along a 170.821 meter [560.83 foot] radius curve concave to the west a distance of 22.813 meters [74.84 feet] to a point of reverse curvature; thence northerly along a 194.938 meter [639.56 foot] radius curve concave to the east a distance of 43.61 meters [143.08 feet] to a point of tangency; thence north 3 degrees, 8 minutes, 10 seconds east a distance of 72.35 meters [237.37 feet]; and thence north 86 degrees, 51 minutes, 50 seconds east a distance of 2 meters [6.56 feet], to the point of beginning.

Said parcel contains 0.02892 hectares [0.0715 acres].

*Parcel 4.*

Part of the west one-half of the southeast quarter and the east one-half of the southwest quarter of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian in Cook County, Illinois described as follows to wit:

a tract of land 20.117 meters [66 feet] in width being that part of North Damen Avenue in the City of Chicago as constructed and used as a public street said part extending along and being symmetrical to the following described centerline:

commencing at the northeast corner of said east one-half of the southwest quarter; thence south 3 degrees, 8 minutes, 10 seconds west along the east line of said southwest quarter a distance of 31.749 meters [104.16 feet]; thence north 10 degrees, 40 minutes, 21 seconds east a distance of 63.598 meters [208.65 feet] to the point of beginning of the above referenced centerline; thence along said centerline as follows:

south 10 degrees, 40 minutes, 21 seconds west a distance of 67.692 meters [222.086 feet] to a point of curvature; thence along a 381.0 meter radius [1,250.00 feet] curve a distance of 50.49 meters [165.65 feet] to a point of tangency, said curve being concave to the east and having a chord length of 50.08 meters [164.31 feet] and a chord bearing of south 6 degrees, 54 minutes, 15 seconds west; thence south 3 degrees, 8 minutes, 10 seconds west a distance of 135.484 meters [444.50 feet] to a point of curvature; thence along a 185 meter [606.95 feet] radius curve a distance of 28.427 meters [93.26 feet] to a point of tangency, said curve being concave to the east and having a chord length of 28.399 meters [93.17 feet] and a chord bearing of south 1 degree, 15 minutes, 58 seconds east; thence south 5 degrees, 40 minutes, 5 seconds east a distance of 30 meters [98.425 feet] to a point of tangency; thence along a 185 meter [606.95 feet] radius curve a distance of 28.427 meters [93.26 feet] to a point of tangency, said curve being concave to the east and having a chord length of 28.397 meters [93.17 feet] and a chord bearing of south 1 degree, 15 minutes 58 seconds east; thence south 3 degrees 8 minutes, 10 seconds west a distance of 7.0 meters, more or less, to the dock line on the northerly shoreline of the north branch of the Chicago River, said dock line being the southerly boundary of the 20.117 meter [66 feet] width tract herein before described; also, a parcel 8 meters [26.25 feet] in width adjacent to the easterly side of the above described 20.117 meter [66 feet] width tract, said parcel extending from the aforesaid dock line northerly a distance of 20 meters [65.62 feet] as measured along said easterly side of said tract.

Said parcel contains 0.72199 hectares [1.78408 acres of which 0.71794 hectares is currently used as a public street].

*Exhibit "A".*

*Parcel 4 PE.*

A parcel of land located in the west half of the southeast quarter and the east half of the southwest quarter of Section 30, Township 40 North, Range 14 East of the Third Principal Meridian described as follows, to wit:

commencing at the northwest corner of said southeast quarter of Section 30; thence south 3 degrees, 8 minutes, 10 seconds east along the east line of said quarter section a distance of 108.437 meters [355.76 feet] to the easterly line of North Damen Avenue; thence south 10 degrees, 40 minutes, 21 seconds west a distance of 37.46 meters [122.92 feet] to a point being coincident with the southwesterly corner of an existing brick building; thence continuing along said easterly right-of-way line south 10 degrees, 40 minutes, 21 seconds west a distance of 17.73 meters [58.17 feet] to a point of curvature; thence along a 370.942 meter [1,217 foot] radius curve concave to the east a distance of 49.155 meters [161.27 feet] to a point of tangency; thence south 3 degrees, 8 minutes, 10 seconds west a distance 63.125 meters [207.10 feet] to a point of beginning; thence continuing along said easterly right-of-way a distance of 72.35 meters [237.37 feet] to a point of curvature; thence along a 174.942 meter [573.96 foot] radius curve concave to the east a distance of 26.881 meters [88.19 feet]; thence south 5 degrees, 40 minutes, 5 seconds east a distance of 30 meters [98.42 feet] to a point of curvature; thence along a 195.058 meter [646.51 foot] radius curve concave to the west to a point 20 meters northerly from the dock line along the north shoreline of the North Branch of the Chicago River, as measured along the easterly right-of-way line of North Damen Avenue; thence north 86 degrees, 51 minutes, 50 seconds east a distance of 2 meters [6.56 feet]; thence northerly along a line parallel to and 2 meters easterly from the north line of North Damen Avenue to a point north 86 degrees, 51 minutes, 50 seconds east, 2 meters distant from the point of beginning; and thence 2 meters to the point of beginning.

Said parcel contains 0.00918 hectares [0.02269 acres].

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**AUTHORIZATION FOR ACQUISITION OF PROPERTY TO IMPROVE  
INTERSECTION AT WEST MEDILL AVENUE, NORTH ASHLAND  
AVENUE AND NORTH CLYBOURN AVENUE.**

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred a substitute ordinance by the Department of Transportation authorizing the acquisition of land to improve the intersection at West Medill Avenue, North Ashland Avenue and North Clybourn Avenue, 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 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 substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, West Medill Avenue, North Ashland Avenue and North Clybourn Avenue are dedicated public ways within the City of Chicago; and

WHEREAS, The Commissioner of Transportation has proposed a project for the improvement of the intersection of such public ways ("Project"); and

WHEREAS, Plans, engineering and construction drawings have been prepared and developed, and the Commissioner has identified specific parcels of right-of-way necessary for the construction, operation and maintenance of the roadway improvements of the Project; and

WHEREAS, It is the intent of the City Council to grant to the Commissioner the authority to acquire such right-of-way for the Project, in accordance with applicable federal and state regulations; now, therefore,

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

SECTION 1. It is useful, necessary, and advantageous for the City to acquire title to the real property identified in Exhibit A which is attached and incorporated herein, for purposes of the construction, operation and maintenance of the Project.

SECTION 2. The Commissioner is hereby authorized to negotiate, on behalf of the City of Chicago, with the owner of the real property identified in Exhibit A to acquire such property for the Project. In the event a settlement is reached with an owner, the Commissioner shall submit such settlement to the City Council for approval.

SECTION 3. In the event that the Commissioner is unable to negotiate or agree with an owner of a parcel, or the owner is unable to convey clear title to any such parcel, then the Commissioner shall report such fact to the Corporation Counsel who is hereby authorized to institute proceedings in eminent domain to acquire such parcel or property right in accordance with the laws of the State of Illinois.

SECTION 4. In the event that the owner of such real property is willing to dedicate such real estate to the City without compensation, the Superintendent of Maps is hereby authorized to accept such dedication.

SECTION 5. This ordinance shall be in effect upon its passage and approval in accordance with law.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".**Legal Description.*

That part of Lot 1 in Omar Subdivision and of Lot 3 in Block 4 in Fullerton's Third Addition, all in the east half of the northeast quarter of Section 31, Township 40 North, Range 14 East of the Third Principal Meridian, in Cook County, Illinois, described as follows:

commencing at the northwest corner of Lot 3 aforesaid; thence east along the north line of Lot 3, being also the south line of West Medill Avenue, 214.8 feet to an angle point in said line for a point of beginning; thence continuing easterly on the prolongation of the last described course, 100.62 feet to the east line of Lot 1 aforesaid; thence northerly along said east line, being also the west line of North Ashland Avenue, 85.32 feet to the northeasterly line of Lot 1; thence northwesterly along said northeasterly line, being also the southwesterly line of North Clybourn Avenue, 15.28 feet to the northwesterly line of Lot 1; thence southwesterly along said northwesterly line, being also the southeasterly line of West Medill Avenue, 135.06 feet to the point of beginning.

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AUTHORIZATION FOR ACQUISITION OF PROPERTY AT  
3234 WEST EVERGREEN AVENUE FROM WEST  
HUMBOLT PARK JOINT VENTURE.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of Housing approving the acquisition of property at 3234 West Evergreen Avenue by the City of Chicago, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government under Article VII, Section 6(a) of the Constitution of the State of Illinois, and may exercise any power related to its government and affairs; and

WHEREAS, Pursuant to the New Homes for Chicago Program ("New Homes Program"), the City is authorized to convey to developers certain parcels owned by the City having a fair market value of Ten Thousand and no/100 Dollars (\$10,000.00) or less for the sum of One and no/100 Dollars (\$1.00) per parcel, said parcels to be redeveloped as affordable, single-family housing; and

WHEREAS, The West Humboldt Park Joint Venture ("Venture") was selected as a New Homes Program developer pursuant to an ordinance adopted March 25, 1992; and

WHEREAS, As part of the New Homes Program, the Venture desired to acquire and develop the property commonly referred to as 3234 West Evergreen Avenue which has been legally described on Exhibit A attached hereto ("Habitat Property") which was owned by the Habitat Company

("Habitat"), a court-appointed receiver from the Chicago Housing Authority's Scattered-Site Housing Program; and

WHEREAS, As part of the City's contribution to the New Homes Program and in order to facilitate the Venture's New Homes Program redevelopment, the City by ordinance passed July 14, 1993, approved an exchange whereby the City conveyed the City property to Habitat for One and no/100 Dollars (\$1.00) and Habitat conveyed the Habitat Property to the Venture for One and no/100 Dollars (\$1.00); and

WHEREAS, The conveyance of the City property to Habitat and the conveyance of the Habitat Property to the Venture took place on January 25, 1994; and

WHEREAS, The City and the Venture entered into a Joinder Agreement whereby the Venture agreed to develop the Habitat Property in the manner required by the New Homes Program; and

WHEREAS, The Venture was unable to develop the Habitat Property; and

WHEREAS, The City desires to acquire for One and no/100 Dollars (\$1.00) the Habitat Property from the Venture as compensation for conveying the City property to Habitat; now, therefore,

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

SECTION 1. The recitals set forth above are incorporated by this reference as the findings of the City Council.

SECTION 2. The Commissioner of the Department of Housing is authorized to accept on behalf of the City a quitclaim deed from the Venture for the Property commonly referred to as 3234 West Evergreen Avenue subject to the approval by the Corporation Counsel of the form of the deed and the status of title.

SECTION 3. This ordinance shall take effect immediately upon its passage.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

*Legal Description.*

The west 11 feet of Lot 16 and Lot 17 (except the west 4 feet thereof) in Block 1 in Weage, Eberhardt and Bartlett's Subdivision of southeast quarter of the northeast quarter of Section 2, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 3234 West Evergreen Avenue, Chicago, Illinois).

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AUTHORIZATION FOR EXECUTION OF LEASE AGREEMENT  
AT 3920 SOUTH MICHIGAN AVENUE FOR  
DEPARTMENT OF POLICE.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services approving a lease at 3920 South Michigan Avenue for the Department of Police (Lease No. 12048 A), 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of General Services is authorized to execute on behalf of the City of Chicago, a lease from Vanguard Archives, Inc. (formerly Records Controls, Inc.), as Landlord, for approximately forty-one thousand two hundred eighteen (41,218) square feet of storage space for receiving, recording, storage and disposal of property recovered by the Chicago Police Department; and fifteen thousand nine hundred (15,900) square feet thirty-nine (39) bays of storage space for police records for a total of approximately fifty-seven thousand one hundred eighteen (57,118) square feet located at 3920 South Michigan Avenue, for use by the Department of Police, as Tenant; such lease to be approved by the Superintendent of the Department of Police, and to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement immediately follows  
Section 2 of this ordinance.]

SECTION 2. This ordinance shall be effective from and after the date of its passage.

Lease Agreement referred to in this ordinance reads as follows:

*Lease Agreement.*

This lease is entered into this \_\_\_\_ day of \_\_\_\_\_, 1995, by and between Vanguard Archives, Inc., an Illinois corporation (formerly Record Controls, Inc.) (hereinafter referred to as "Landlord") and the City of

Chicago, an Illinois municipal corporation (hereinafter referred to as "Tenant").

*Recitals.*

Whereas, Landlord is the owner of the premises more commonly known as 3920 South Michigan Avenue, Chicago, Cook County, Illinois; and

Whereas, Landlord has agreed to lease to Tenant, and Tenant has agreed to lease from Landlord, approximately fifty-seven thousand one hundred eighteen (57,118) square feet of storage space located at 3920 South Michigan Avenue for use by the Chicago Police Department;

Now, Therefore, In consideration of the covenants, terms and conditions set forth herein, the parties agree and covenant as follows:

*Section 1.*

*Grant.*

Landlord hereby leases to Tenant the following described premises ("Premises") situated in the City of Chicago, County of Cook, State of Illinois, to wit:

Approximately forty-one thousand two hundred eighteen (41,218) square feet of storage space for the receiving, recording, storage and disposal of property recovered by the Chicago Police Department; and fifteen thousand nine hundred (15,900) square feet (thirty-nine (39) bays) of storage space for police records all located on that certain parcel of real estate more commonly known as 3920 South Michigan Avenue, Chicago, Illinois.

The Permanent Real Estate Tax Number ("P.I.N.") for the real estate on which the Premises is located, as assigned by the Cook County Assessor's Office is 20-03-101-003-0000.

*Section 2.*

*Term.*

The term of this lease ("Term") shall commence on September 1, 1995 ("Commencement Date"), and shall end on December 31, 1996, unless sooner terminated as set forth in this lease.

*Section 3.*

*Rent, Taxes And Utilities.*

3.1 Rent.

Tenant shall pay rent for the Premises in the amount of:

Seven Thousand One Hundred Twenty-six and no/100 Dollars (\$7,126.00) per month for the period beginning on the first (1st) day of September, 1995 and ending on the thirty-first (31st) day of December, 1996;

Rent shall be paid to Landlord at Vanguard Archives, Inc. (formerly known as Record Controls, Inc.) 1215 National Avenue, Addison, Illinois 60101, or at such other place as Landlord may hereafter designate in writing to Lessee.

3.2 Taxes And Other Levies.

Landlord shall pay when due all real estate taxes, duties, assessments, water charges, sewer charges and other levies assessed against the Premises, and all excise, sale, leasehold, or similar taxes assessed or levied on account of this lease or the rental paid hereunder.

3.3 Utilities.

Tenant shall pay when due all charges for telephone or other communication service, and all other services used in or supplied to the Premises, except for those charges which this lease specifies that Landlord shall pay.

*Section 4.*

*Condition And Enjoyment Of Premises, Alterations  
And Additions, Surrender.*

4.1 Condition Of Premises Upon Delivery Of Possession.

Landlord covenants that the Premises shall, at the time of delivery of possession to Tenant:

(a) Comply in all respects with all laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments ("Law") which may be applicable to the Premises or to the use or manner of use of the Premises;

(b) Contain no environmentally hazardous materials.

Landlord's duty under this section of the lease shall survive Tenant's acceptance of the Premises.

#### 4.2 Covenant Of Quiet Enjoyment.

Landlord covenants and agrees that Tenant, upon paying the rent and upon observing and keeping the covenants, agreements and conditions of this lease on its part to be kept, observed and performed, shall lawfully and quietly hold, occupy and enjoy the Premises (subject to the provisions of this lease) during the Term without hindrance or molestation by Landlord or by any person or persons claiming under Landlord.

#### 4.3 Landlord's Duty To Maintain Premises And Right Of Access.

Landlord shall, at Landlord's sole expense, keep the Premises in a condition of thorough repair and good order, and in compliance with all applicable provisions of the Municipal Code of Chicago, including but not limited to those provisions in Title 13 ("Building and Construction"), Title 14 ("Electrical Equipment and Installation"), and Title 15 ("Fire Prevention"). If Landlord shall refuse or neglect to make needed repairs within ten (10) days after written notice thereof sent by Tenant, unless such repair cannot be remedied by ten (10) days, and Landlord shall have commenced and is diligently pursuing all necessary action to remedy such repair, Tenant is authorized to make such repairs and to deduct the cost thereof from rents accruing under this lease, or immediately terminate this lease by providing the Landlord with written notice sent by certified or registered mail to the address cited herein. Landlord shall have the right of access to the Premises for the purpose of inspecting and making repairs to the Premises, provided that except in the case of emergencies, Landlord shall first give notice to Tenant of its desire to enter the Premises and will schedule its entry so as to minimize any interference with Tenant's use of Premises to prospective or actual purchasers, mortgagees, tenants, workmen, or contractors or as otherwise necessary in the operation or protection of the Premises.

#### 4.4 Use Of The Premises.

Tenant shall not use the Premises in a manner that would violate any Law. Tenant further covenants not to do or suffer any waste or damage,

comply in all respects with the laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments which may be applicable to the Premises or to the use or manner of use of the Premises, disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof.

#### 4.5 Alterations And Additions.

Tenant shall have the right to make such alterations, additions and improvements on the Premises as it shall deem necessary, provided that any such alterations, additions and improvements shall be in full compliance with the applicable Law and provided that Tenant has obtained the prior written consent of Landlord. Landlord shall not unreasonably withhold consent.

### *Section 5.*

#### *Assignment, Sublease And Liens.*

##### 5.1 Assignment And Sublease.

Tenant shall not assign this lease in whole or in part, or sublet the Premises or any part thereof, without the written consent of Landlord in each instance. Landlord shall not unreasonably withhold consent.

##### 5.2 Tenant's Covenant Against Liens.

Tenant shall not cause or permit any lien or encumbrance, whether created by act of Tenant, operation of law or otherwise, to attach to or be placed upon Landlord's title or interest in the Premises. All liens and encumbrances created by Tenant shall attach to Tenant's interest only.

### *Section 6.*

#### *Insurance And Indemnification.*

##### 6.1 Landlord's Duty To Provide Liability Insurance.

During the Term, Landlord shall, at Landlord's sole expense, obtain and continuously maintain comprehensive public liability insurance against any loss, liability or damage on, about, or relating to the Premises (the "Liability

Insurance") in an amount and with terms specified in this lease, on or before the Commencement

Date.

An original copy of the new or renewal Liability policy, or a certificate of such policy issued by the Liability Insurer setting forth in full the provisions thereof shall be provided to the Tenant on or before the Commencement Date.

#### 6.2 Amount Of Liability Insurance.

The initial Liability Insurance policy shall afford protection to the limit of not less than One Million and no/100 Dollars (\$1,000,000.00) (the "Minimum Limit").

#### 6.3 Other Terms Of Liability Insurance.

The Liability Insurance shall name Landlord as named insured and the Tenant as an additional insured on a primary non-contributory basis for any liability arising directly or indirectly from this lease, and shall be obtained from and maintained with a reputable and financially sound insurance company authorized to issue such insurance in the State of Illinois (the "Liability Insurer"). Each Liability Insurance policy shall provide that it may be canceled, materially altered, or not renewed by the insurer only upon thirty (30) days prior written notice to Tenant and Landlord.

#### 6.4 Landlord's Indemnification.

Landlord shall indemnify and hold Tenant harmless against all liabilities, judgment costs, damages, and expenses which may accrue against, be charged to, or be recovered from Tenant by reason of Landlord's negligent performance of or failure to perform any of its obligations under this lease provided that Tenant has provided Landlord with proper and timely written notice.

*Section 7.*

*Damage Or Destruction.*

7.1 Damage Or Destruction.

If the Premises shall be damaged or destroyed by fire or other casualty to such extent that Tenant cannot continue, occupy or conduct its normal business therein, or if, in Tenant's opinion, the Premises are rendered untenable, Tenant shall have the option to declare this lease terminated as of the date of such damage or destruction by giving Landlord written notice to such effect. If Tenant exercises this option, the rent shall be apportioned as of the date of such damage or destruction and Landlord shall forthwith repay to Tenant all prepaid rent.

*Section 8.*

*Conflict Of Interest And Governmental Ethics.*

8.1 Conflict Of Interest.

No official or employee of the City of Chicago, nor any member of any board, commission or agency of the City of Chicago, shall have any personal interest, direct or indirect, in the Premises; nor shall any such official, employee, or member participate in any decision relating to this 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.

8.2 Landlord's Duty To Comply With Governmental Ethics Ordinance.

Landlord 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 of Chicago contract, as an inducement for the award of a contract or order. Any contract or lease negotiated, entered into, or performed in violation of any of the provisions of this chapter shall be voidable as to Tenant.

*Section 9.**Holding Over.*

## 9.1 Holding Over.

Any holding over by Tenant shall be construed to be a tenancy from month to month only beginning December 31, 1996, and the rent shall be at the same rate as set forth in Section 3.1 of this lease.

*Section 10.**Miscellaneous.*

## 10.1 Notice.

All notices, demands and requests which may be or are required to be given, demanded or requested by either party to the other shall be in writing. All notices, demands and requests by Landlord to Tenant shall be delivered by national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to Tenant as follows:

Asset Manager  
Department of General Services  
Bureau of Real Estate Management  
Room 303B  
510 North Peshtigo Court  
Chicago, Illinois 60611

and

General Counsel  
Chicago Police Department  
Room 403  
1121 South State Street  
Chicago, Illinois 60605

or at such other place as Tenant may from time to time designate by written notice to Landlord and to Tenant at the Premises. All notices, demands, and requests by Tenant to Landlord shall be delivered by a national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to Landlord as follows:

Gertrude Jozwiak  
Vanguard Archives, Inc. (formerly known as Record Controls, Inc.)  
1215 National Avenue  
Addison, Illinois 60101

or at such other place as Landlord may from time to time designate by written notice to Tenant. Any notice, demand or request which shall be served upon Landlord by Tenant, or upon Tenant by Landlord, in the manner aforesaid, shall be deemed to be sufficiently served or given for all

purposes hereunder at the time such notice, demand or request shall be mailed.

#### 10.2 Partial Invalidity.

If any covenant, condition, provision, term or agreement of this lease shall, to any extent, be held invalid or unenforceable, the remaining covenants, conditions, provisions, terms and agreements of this lease shall not be affected thereby, but each covenant, condition, provision, term or agreement of this lease shall be valid and in force to the fullest extent permitted by law.

#### 10.3 Governing Law.

This lease shall be construed and be enforceable in accordance with the laws of the State of Illinois.

#### 10.4 Entire Agreement.

All preliminary and contemporaneous negotiations are merged into and incorporated in this lease. This lease contains the entire agreement between the parties and shall not be modified or amended in any manner except by an instrument in writing executed by the parties hereto.

#### 10.5 Captions And Section Numbers.

The captions and section numbers appearing in this lease are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such sections of this lease nor in any way affect this lease.

#### 10.6 Binding Effect Of Lease.

The covenants, agreements, and obligations contained in this lease shall extend to, bind, and inure to the benefit of the parties hereto and their legal representatives, heirs, successors and assigns.

#### 10.7 Time Is Of The Essence.

Time is of the essence of this lease and of each and every provision hereof.

#### 10.8 No Principal/Agent Or Partnership Relationship.

Nothing contained in this lease shall be deemed or construed by the parties hereto nor by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the parties hereto.

#### 10.9 Authorization To Execute Lease.

The parties executing this lease hereby represent and warrant that they are duly authorized and acting representatives of Landlord and Tenant, respectively, and that by their execution of this lease, it became the binding obligation of Landlord and Tenant, respectively, subject to no contingencies or conditions except as specifically provided herein.

#### 10.10 Termination Of Lease.

Tenant shall have the right to terminate this lease by providing Landlord with ninety (90) days prior written notice at any time during the Term of this lease.

#### 10.11 Force Majeure.

When a period of time is provided in this lease for either party to do or perform any act or thing, the party shall not be liable or responsible for any delays due to strikes, lockouts, casualties, acts of God, wars, governmental regulation or control, and other causes beyond the reasonable control of the party, and in any such event the time period shall be extended for the amount of time the party is so delayed.

#### 10.12 Condemnation.

If the whole or any substantial part of the Premises are taken or condemned by any competent authority for any public use or purpose, or if any adjacent property or street shall be so condemned or improved in such a manner as to require the use of any part of the Premises, the Term of this lease shall, at the option of Landlord or the condemning authority, be terminated upon, and not before, the date when possession of the part so taken shall be required for such use or purpose, and Landlord shall be entitled to receive the entire award without apportionment with Tenant. Rent shall be apportioned as of the date of Tenant's vacating as the result of said termination.

*Section 11.*

*Additional Responsibilities Of Landlord.*

Landlord under this lease shall:

11.1

Provide and pay for hot and domestic water and maintain plumbing in good operable condition.

11.2

Provide, at Landlord's sole cost and expense, any and all janitorial service for maintenance of the exterior and interior of building, including all structural, mechanical and electrical components. Janitorial service as used herein shall not be construed to mean cleaning, washing, or sweeping of any kind, or moving of furniture or replacing of light bulbs, etc., but shall refer strictly to service for the maintenance of the physical plant.

11.3

Provide and pay for electricity as metered on said Premises.

11.4

Provide and pay for heat to the Premises whenever heat shall be necessary and/or required for the comfortable occupancy of the Premises. Landlord shall maintain the plant and equipment in good operable condition, excluding damage caused by acts of vandalism from Tenant or any of its agents or clients.

11.5

Provide and pay for prompt removal of snow and ice from sidewalks and parking lot which immediately abut the Premises.

*Section 12.*

*Additional Responsibilities Of Tenant.*

Tenant under this lease shall:

12.1

Replace any broken plate glass on first floor of said Premises during Term of lease which is not caused by negligence of Landlord.

12.2

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.

12.3

Tenant reserves the right to install an appropriate sign on the front exterior of the building provided that it complies with federal, state and municipal Laws.

12.4

Upon the termination of this lease, Tenant shall surrender the Premises to the Landlord in a comparable condition to the condition of the Premises at the beginning of this lease, with normal wear and tear taken into consideration.

12.5

Tenant will allow Landlord to place upon Premises notices of rental signs not to exceed two (2) feet by two (2) feet in size.

12.6

Pay for monthly alarm service, if necessary.

12.7

Tenant agrees that Tenant has inspected the Premises and all related

areas and grounds and that Tenant is satisfied with the physical condition thereof.

12.8

Tenant, or any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises or unreasonably disturbs other Tenants, is illegal, or increases the rate of insurance on the Premises.

12.9

Tenant shall keep out of Premises materials which cause a fire hazard or safety hazard and comply with reasonable requirements of Landlord's fire insurance carrier; not destroy, deface, damage, impair, nor remove any part of the Premises or facilities, equipment or appurtenances thereto; and maintain the smoke detectors in the Premises in accordance with applicable Law.

*Section 13.*

*Additional Clauses.*

13.1

The parties hereto agree that the date this lease is fully executed, Lease Numbers 12019 and 12048 in connection with the Premises shall become null and void.

13.2

Tenant shall have access to Premises on a twenty-four (24) hour basis.

13.3

Tenant shall escort personnel recovering property out of the Premises after recovering property.

In Witness Whereof, The parties have executed this lease as of the day and year first above written.

Landlord:

Vanguard Archives, Inc. (f/k/a  
Record Controls, Inc.)

By: \_\_\_\_\_

Title: \_\_\_\_\_

Name: \_\_\_\_\_

Tenant:

City of Chicago, an Illinois  
municipal corporation

By: The Department of General  
Services

By: \_\_\_\_\_  
Carlos Ponce,  
Commissioner

Approved By: The Chicago Police  
Department

By: \_\_\_\_\_  
Matt L. Rodriguez,  
Superintendent of Police

Approved As To Form And Legality:

By: The Department of Law

By: \_\_\_\_\_  
Assistant Corporation Counsel

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AUTHORIZATION FOR EXECUTION OF LEASE AGREEMENT  
AT 77 EAST RANDOLPH STREET (CULTURAL CENTER  
PEDWAY) FOR OPERATION OF RADIO STATION BY  
CHICAGOLAND RADIO INFORMATION  
SERVICE, INC.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services approving a lease at 77 East Randolph Street for Chicagoland Radio Information Service, Inc., Cultural Center Pedway (Lease No. 20066), 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Commissioner of General Services is authorized to execute on behalf of the City of Chicago, a municipal corporation, as Landlord, a lease with Chicagoland Radio Information Service, Inc., as Tenant, for approximately one thousand eight hundred ninety (1,890) square feet of office space located at the pedway under the Cultural Center; such lease to be approved by the Department of General Services and to be approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement immediately follows Section 2  
of this ordinance.]

SECTION 2. This ordinance shall be effective from and after the date of its passage.

Lease Agreement referred to in this ordinance reads as follows:

*Lease Agreement.*

This lease is made and entered into this \_\_\_\_ day of \_\_\_\_\_, 1995, by and between the City of Chicago, a municipal corporation (herein referred to as "Landlord") and Chicagoland Radio Information Service, Inc. (hereinafter referred to as "Tenant").

*Recitals.*

Whereas, Landlord is the owner of the premises more commonly known as the Pedway under the Cultural Center, Chicago, Cook County, Illinois; and

Whereas, Landlord has agreed to lease to Tenant, and Tenant has agreed to lease from Landlord, approximately one thousand eight hundred ninety (1,890) square feet of office space located at the Pedway under the Cultural Center, 77 East Randolph Street, to be used for the purpose of a radio station;

Now, Therefore, In consideration of the covenants, terms and conditions set forth herein, the parties hereto agree and covenant as follows:

*Section 1.*

*Grant.*

Landlord hereby leases to Tenant the following described premises situated in the City of Chicago, County of Cook, State of Illinois, to wit:

Approximately one thousand eight hundred ninety (1,890) square feet of office space on that certain parcel of real estate more commonly known as the Pedway under the Cultural Center, Chicago, Illinois (the "Premises"). (See Exhibit "A").

*Section 2.*

*Term.*

The term of this lease ("Term") shall commence on November 1, 1995, ("Commencement Date"), and shall end on October 31, 1997, unless sooner terminated as set forth in this lease.

*Section 3.*

*Rent, Taxes And Utilities.*

**3.1 Rent.**

Tenant shall pay base rent for the Premises in the amount of:

(a) One Thousand Seven Hundred Thirty-five and no/100 Dollars (\$1,735.00) per month for the period beginning on the first (1st) day of November, 1995 and ending on the thirty-first (31st) day of October, 1997.

Rent shall be paid to Landlord at The Department of Revenue, Warrants for Collection, DePaul Center, Suite LL30, 333 South State Street, Chicago, Illinois 60604-3977, or at such place as Landlord may from time to time, hereby designate in writing to Tenant.

### 3.2 Taxes And Other Levies.

Landlord shall pay when due duties, assessments, water and sewer charges, and other levies assessed against the Premises, except for those charges which this lease specifies that Tenant shall pay.

### 3.3 Utilities.

Tenant shall pay when due all charges for gas, electricity, light, heat, power and telephone or other communication services, and all other utility services used in or supplied to the Premises, except for those charges which this lease specifies that Landlord shall pay.

## Section 4.

### *Condition And Enjoyment Of Premises, Alterations And Additions, Surrender.*

#### 4.1 Condition Of Premises Upon Delivery Of Possession.

Landlord covenants that the Premises shall, at the time of delivery of possession to Tenant:

Comply in all respects with all laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments ("Law") which may be applicable to the Premises or to the use or manner of use of the Premises;

Landlord's duty under this section of the lease shall survive Tenant's acceptance of the Premises.

#### 4.2 Covenant Of Quiet Enjoyment.

Landlord covenants and agrees that Tenant, upon paying the rent and upon observing and keeping the covenants, agreements and conditions of this lease on its part to be kept, observed and performed, shall lawfully and quietly hold, occupy and enjoy the Premises (subject to the provisions of this lease) during the Term without hindrance or molestation by Landlord or by any person or persons claiming under Landlord.

#### 4.3 Tenant's Duty To Maintain Premises And Right Of Access.

Unless otherwise provided in this lease, Tenant shall, at Tenant's expense, keep the Premises in a condition of thorough repair and good order, and in compliance with all applicable provisions of the Municipal Code of Chicago, including but not limited to those provisions in Title 13 ("Building and Construction"), Title 14 ("Electrical Equipment and Installation"), and Title 15 ("Fire Prevention"). Landlord shall have the right of access to the Premises for the purpose of inspecting and making repairs to the Premises, provided that except in the case of emergencies, Landlord shall first give notice to Tenant of its desire to enter the Premises and will schedule its entry so as to minimize any interference with Tenant's use of Premises to prospective or actual purchasers, mortgagees, tenants, workmen, or contractors or as otherwise necessary in the operation or protection of the Premises.

#### 4.4 Use Of The Premises.

Tenant shall not use the Premises in a manner that would violate any Law. Tenant further covenants not to do or suffer any waste or damage, comply in all respects with the laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments which may be applicable to the Premises or to the use or manner of use of the Premises, disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof.

#### 4.5 Alterations And Additions.

Tenant shall have the right to make such alterations, additions and improvements on the Premises as it shall deem necessary, provided that any such alterations, additions and improvements shall be in full compliance with the applicable Law and provided that Tenant has obtained the prior written consent of Landlord. Landlord shall not unreasonably withhold consent.

*Section 5.*

*Assignment, Sublease And Liens.*

5.1 Assignment And Sublease.

Tenant shall not assign this lease in whole or in part, or sublet the Premises or any part thereof without the written consent of Landlord in each instance. Landlord shall not unreasonably withhold consent.

5.2 Tenant's Covenant Against Liens.

Tenant shall not cause or permit any lien or encumbrance, whether created by act of Tenant, operation of law or otherwise, to attach to or be placed upon Landlord's title or interest in the Premises. All liens and encumbrances created by Tenant shall attach to Tenant's interest only.

*Section 6.*

*Insurance And Indemnification.*

6.1 Tenant's Duty To Provide Liability Insurance.

During the Term, Tenant shall, at Tenant's sole expense, obtain and continuously maintain comprehensive public liability insurance against any loss, liability or damage on, about, or relating to the Premises (the "Liability Insurance") in an amount and with terms specified in this lease, on or before the Commencement Date.

An original copy of the new or renewal Liability policy, or a certificate of such policy issued by the Liability Insurer setting forth in full the provisions thereof shall be provided to the Landlord on or before the Commencement Date.

6.2 Amount Of Liability Insurance.

The initial Liability Insurance policy shall afford protection to the limit of not less than One Million Dollars (\$1,000,000) (the "Minimum Limit").

6.3 Other Terms Of Liability Insurance.

The Liability Insurance shall name Tenant as named insured and the

Landlord as an additional insured on a primary non-contributory basis for any liability arising directly or indirectly from this lease, and shall be obtained from and maintained with a reputable and financially sound insurance company authorized to issue such insurance in the State of Illinois (the "Liability Insurer"). Each Liability Insurance policy shall provide that it may be canceled, materially altered, or not renewed by the insurer only upon thirty (30) days prior written notice to Landlord and Tenant.

#### 6.4 Tenant's Indemnification.

Tenant shall indemnify and hold Landlord harmless against all liabilities, judgment costs, damages, and expenses which may accrue against, be charged to, or be recovered from Landlord by reason of Tenant's negligent performance of or failure to perform any of its obligations under this lease, including acts of its agents, contractors, and subcontractors. Any final judgements rendered against Landlord for any cause for which Tenant is liable hereunder shall be conclusive against Tenant as to liability and amount.

### *Section 7.*

#### *Damage Or Destruction.*

#### 7.1 Damage Or Destruction.

If the Premises shall be damaged or destroyed by fire or other casualty to such extent that Tenant cannot continue, occupy or conduct its normal business therein, or if, in Tenant's opinion, the Premises are rendered untenable, either Landlord or Tenant shall have the option to declare this lease terminated as of the date of such damage or destruction by giving Landlord written notice to such effect. If either Landlord or Tenant exercises this option, the rent shall be apportioned as of the date of such damage or destruction and Landlord shall forthwith repay to Tenant all prepaid rent.

### *Section 8.*

#### *Conflict Of Interest And Governmental Ethics.*

#### 8.1 Conflict Of Interest.

No official or employee of the City of Chicago, nor any member of any

board, commission or agency of the City of Chicago, shall have any personal interest, direct or indirect, in the Premises; nor shall any such official, employee, or member participate in any decision relating to this 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.

## 8.2 Tenant's Duty To Comply With Governmental Ethics Ordinance.

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 of Chicago contract, as an inducement for the award of a contract or order. Any contract or lease negotiated, entered into, or performed in violation of any of the provisions of this chapter shall be voidable as to the Landlord.

### *Section 9.*

#### *Holding Over.*

## 9.1 Holding Over.

Any holding over by Tenant shall be construed to be a tenancy from month to month only beginning on the first (1st) day of November, 1997.

### *Section 10.*

#### *Miscellaneous.*

## 10.1 Notice.

All notices, demands and requests which may be or are required to be given, demanded or requested by either party to the other shall be in writing. All notices, demands and requests by Tenant to Landlord shall be delivered by national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to Landlord as follows:

Asset Manager  
Department of General Services  
Bureau of Real Estate Management  
Room 303B  
510 North Peshtigo Court  
Chicago, Illinois 60611

or at such other place as Landlord may from time to time designate by written notice to Tenant. All notices, demands, and requests by Landlord to Tenant shall be delivered by a national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to Tenant as follows:

Chicagoland Radio Information Service, Inc.  
77 East Randolph Street/Pedestrian Walkway  
Chicago, Illinois 60601

or at such other place as Tenant may from time to time designate by written notice to Landlord. Any notice, demand or request which shall be served upon Tenant by Landlord, or upon Landlord by Tenant, in the manner aforesaid, shall be deemed to be sufficiently served or given for all purposes hereunder at the time such notice, demand or request shall be mailed.

#### 10.2 Partial Invalidity.

If any covenant, condition, provision, term or agreement of this lease shall, to any extent, be held invalid or unenforceable, the remaining covenants, conditions, provisions, terms and agreements of this lease shall not be affected thereby, but each covenant, condition, provision, term or agreement of this lease shall be valid and in force to the fullest extent permitted by law.

#### 10.3 Governing Law.

This lease shall be construed and be enforceable in accordance with the laws of the State of Illinois.

#### 10.4 Entire Agreement.

All preliminary and contemporaneous negotiations are merged into and incorporated in this lease. This lease contains the entire agreement between the parties and shall not be modified or amended in any manner except by an instrument in writing executed by the parties hereto.

#### 10.5 Captions And Section Numbers.

The captions and section numbers appearing in this lease are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such sections of this lease nor in any way affect this lease.

#### 10.6 Binding Effect Of Lease.

The covenants, agreements, and obligations contained in this lease shall extend to, bind, and inure to the benefit of the parties hereto and their legal representatives, heirs, successors and assigns.

#### 10.7 Time Is Of The Essence.

Time is of the essence of this lease and of each and every provision hereof.

#### 10.8 No Principal/Agent Or Partnership Relationship.

Nothing contained in this lease shall be deemed or construed by the parties hereto nor by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the parties hereto.

#### 10.9 Authorization To Execute Lease.

The parties executing this lease hereby represent and warrant that they are the duly authorized and acting representatives of Landlord and Tenant, respectively, and that by their execution of this lease, it became the binding obligation of Landlord and Tenant, respectively, subject to no contingencies or conditions except as specifically provided herein.

#### 10.10 Termination Of Lease.

Landlord shall have the right to terminate this lease by providing Tenant with thirty (30) days prior written notice after twelve (12) months from execution of this lease.

#### 10.11 Force Majeure.

When a period of time is provided in this lease for either party to do or perform any act or thing, the party shall not be liable or responsible for any delays due to strikes, lockouts, casualties, acts of God, wars, governmental regulation or control, and other causes beyond the reasonable control of the

party, and in any such event the time period shall be extended for the amount of time the party is so delayed.

#### 10.12 Condemnation.

If the whole or any substantial part of the Premises are taken or condemned by any competent authority for any public use or purpose, or if any adjacent property or street shall be so condemned or improved in such a manner as to require the use of any part of the Premises, the Term of this lease shall, at the option of Landlord or the condemning authority, be terminated upon, and not before, the date when possession of the part so taken shall be required for such use or purpose, and Landlord shall be entitled to receive the entire award without apportionment with Tenant. Rent shall be apportioned as of the date of Tenant's vacating as the result of said termination.

### *Section 11.*

#### *Additional Responsibilities Of Tenant.*

Tenant under this lease shall:

##### 11.1

Replace any broken plate glass on first floor of said Premises during Term of lease which is not caused by negligence of Landlord.

##### 11.2

Provide, at Tenant's expense, any and all janitorial service for maintenance of the exterior and interior of building, including all mechanical, plumbing and electrical components. Janitorial service as used herein shall not be construed to mean cleaning, washing, or sweeping of any kind, or moving of furniture or replacing of light bulbs, etc., but shall refer strictly to service for the maintenance of the physical plant.

##### 11.3

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.

## 11.4

Upon the termination of this lease, Tenant shall surrender the Premises to the Landlord in a comparable condition to the condition of the Premises at the beginning of this lease, with normal wear and tear taken into consideration.

## 11.5

Tenant agrees that Tenant has inspected the Premises and all related areas and grounds and that Tenant is satisfied with the physical condition thereof.

## 11.6

Tenant, or any of its agents or employees, shall not perform or permit any practice that is injurious to the Premises or unreasonably disturbs others; is illegal; or increases the rate of insurance on the Premises.

## 11.7

Tenant shall keep out of Premises materials which cause a fire hazard or safety hazard and comply with reasonable requirements of Landlord's fire insurance carrier; not destroy, deface, damage, impair, nor remove any part of the Premises or facilities, equipment or appurtenances thereto.

*Section 12.*

*Additional Clauses.*

## 12.1

For any activity which Tenant desires to conduct on the Premises in which a license or permit is required, said license or permit must be obtained by Tenant prior to using the Premises for such activity. The City of Chicago must be notified of any such license or permit. Failure to obtain a required license or permit shall constitute a breach of the terms of this lease.

## 12.2

**Trade Fixtures:** Upon the termination of this lease by lapse of time, Tenant may remove Tenant's personal property and equipment, provided

that Tenant shall repair any injury or damage to the leased Premises which may result from such removal. If Tenant does not remove Tenant's furniture, machinery, trade fixtures and all other items of personal property of any kind from the leased Premises prior to the end of the Term, Landlord may, at its option, remove the same and deliver them to any other place of business of Tenant or warehouse the same, and Tenant shall pay the cost of such removal, including the repair for such removal, delivery and warehousing, to Landlord on demand, or Landlord may treat such property as being conveyed to Landlord with this lease as a bill of sale, without further payment or credit by Landlord to Tenant.

### 12.3

Tenant shall provide its own scavenger service if necessary.

### 12.4

All improvements made on the demised Premises shall revert back to the Landlord at the termination of this lease without any further obligations for repairs and/or restoration on the part of the Tenant.

### 12.5

Tenant shall maintain the air-conditioning plant and equipment in good operable condition, excluding damage caused by acts of vandalism from Landlord or any of its agents or clients.

### 12.6

Tenant shall maintain the heating plant and equipment in good operable condition, excluding damage caused by acts of vandalism from Landlord or any of its agents or clients.

### 12.7

Tenant shall pay any and all leasehold or use taxes on Premises, if levied within deadlines established by governmental taxing bodies.

### 12.8

Tenant shall not use said Premises for any commercial, profit-making, fund-raising or political activity.

In Witness Whereof, The parties have executed this lease as of the day and year first above written.

Landlord:

By: City of Chicago, a municipal  
corporation

The Department of General Services

By: \_\_\_\_\_  
Carlos Ponce, Commissioner

Approved As To Form And Legality:

By: Department of Law

By: \_\_\_\_\_  
Assistant Corporation Counsel

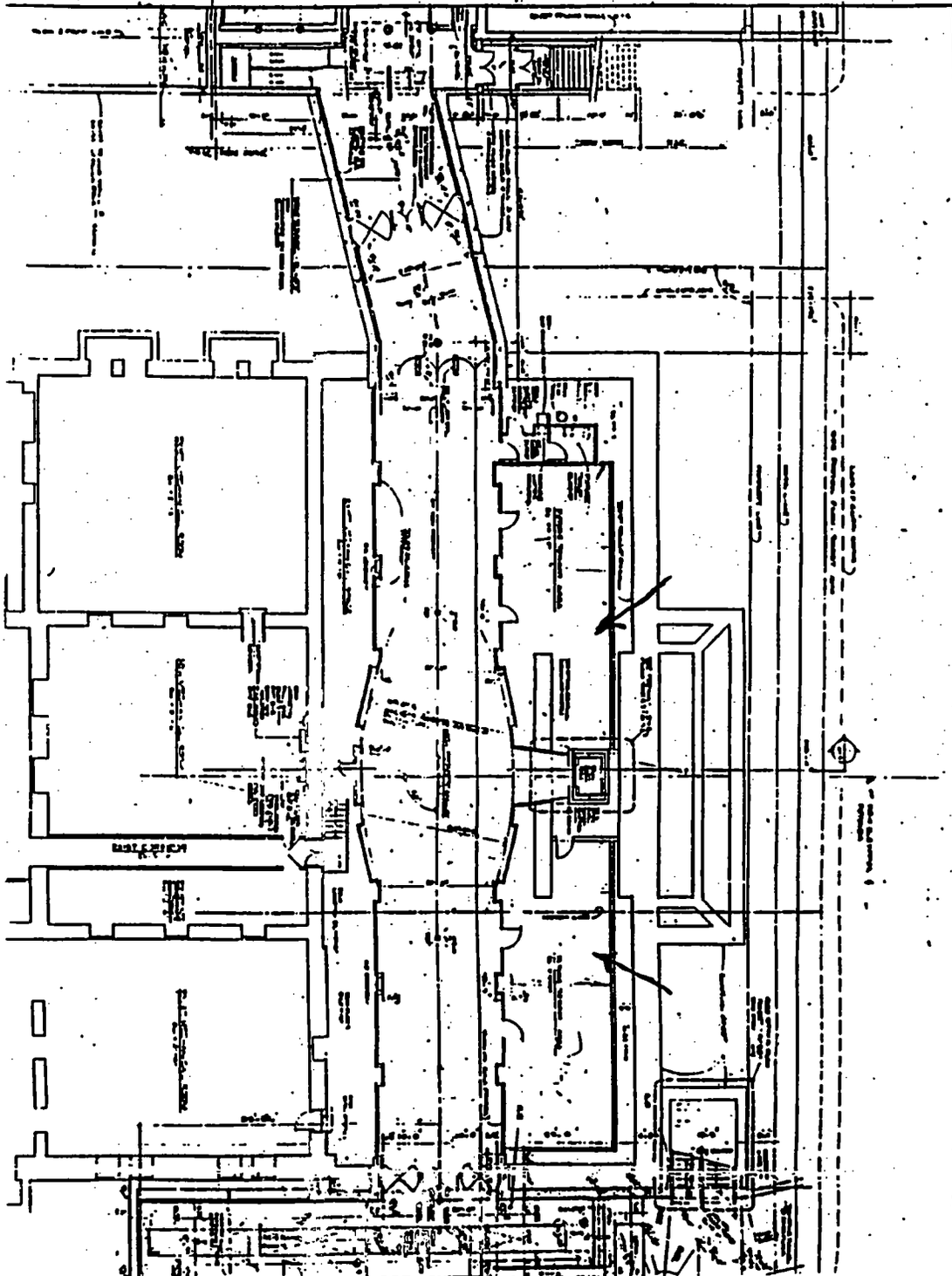
Tenant:

Chicago Radio Information Service,  
Inc.

By: \_\_\_\_\_

[Exhibit "A" referred to in this Lease Agreement printed  
on page 9059 of this Journal.]

*Exhibit "A".*  
(To Lease Agreement at 77 East Randolph Street)



*Failed To Pass* -- ACCEPTANCE OF BID FOR CITY-OWNED  
PROPERTY AT 1953 WEST MAYPOLE AVENUE.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Housing and Real Estate, to which was referred an ordinance by the Department of General Services approving the acceptance of a bid at 1953 West Maypole Avenue, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Do Not 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 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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. The City of Chicago hereby accepts the bid of Ms. Maureen Ahern, 10819 South Talman Avenue, Chicago, Illinois 60655, to purchase for the sum of \$24,000.00, the City-owned vacant property, as advertised, described as follows:

the west 57 feet of Lot 10 in Hamlin's Subdivision of the southwest quarter of Block 52 in the Canal Trustee's Subdivision of Section 7, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (commonly known as 1953 West Maypole Avenue, Permanent Tax No. 17-07-421-001)

subject to covenants, zoning and building restrictions, easements and conditions, if any, of record.

SECTION 2. The Mayor or his proxy is authorized to execute and the City Clerk to attest a quitclaim deed conveying the property to the purchaser.

SECTION 3. The City Clerk is authorized to deliver the deposit check of \$2,400.00 submitted by said bidder to the Department of General Services, Asset Management, Real Estate Section, who is authorized to deliver said deed to the purchaser upon receipt of the balance of the purchase price of said property.

SECTION 4. The City Clerk is further authorized and directed to refund the deposit checks to the unsuccessful bidders for the purchase of said property.

SECTION 5. This ordinance shall be in effect from and after its passage.

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### COMMITTEE ON HUMAN RELATIONS.

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#### APPOINTMENT OF VARIOUS INDIVIDUALS AS MEMBERS OF ADVISORY COUNCIL ON GAY AND LESBIAN ISSUES.

The Committee on Human Relations submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Human Relations, having met on October 24, 1995 and having had under consideration a communication from The Honorable Richard M. Daley, Mayor, appointing to the Commission on Human Relations Advisory Council on Gay and Lesbian Issues, for the term expiring July 1, 1996: Priscilla Cabell, Robert P. Castillo and Renae Ogletree; for the term expiring July 1, 1997: Joseph Mendoza; and for the term expiring July 1, 1998: William W. Greaves, Ellen O'Donnell, Therese M. Quinn, Cynthia Hyndman, James B. Harvey and Melissa Merry (referred to the committee October 2, 1995) begs leave to recommend that Your Honorable Body *Approve* the said appointments to the Advisory Council on Gay and Lesbian Issues.

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

Respectfully submitted,

(Signed) RAY SUAREZ,  
*Chairman.*

On motion of Alderman Suarez, the committee's recommendation was *Concurred In* and said proposed appointments of various individuals as members of the Advisory Council on Gay and Lesbian Issues were *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

**COMMITTEE ON POLICE AND FIRE.**

*Failed To Pass* -- AMENDMENT OF TITLE 8, CHAPTER 4, SECTION 058  
OF MUNICIPAL CODE OF CHICAGO TO ALLOW MINORS  
WITH WRITTEN CONSENT TO CARRY ELECTRONIC  
PAGING DEVICES ON SCHOOL PROPERTY.

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Police and Fire held a meeting on October 30, 1995 and having had under consideration a code amendment to allow minors with written consent to carry electronic paging devices on school property, also to bring first-time violators before the Board of Education, begs leave to report and recommend that Your Honorable Body *Do Not Pass* the said proposed ordinance transmitted herewith.

This recommendation was concurred in by a unanimous vote of 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 yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 Section 8-4-058 of the Municipal Code of Chicago be and the same is hereby amended by adding thereto the following language in italics below:

8-4-058 Electronic paging devices on school property.

It is unlawful for any person to use or have in his possession an electronic paging device while on school property. This section shall not apply to: (1) law enforcement, fire fighting or health care personnel; (2) *any person under the age of eighteen (18) years who produces written permission from a parent or legal guardian that such device is necessary for family or medical reasons;* and (3) any person eighteen (18) years or older who is not a student at the school, who requires the device for a legal business, professional or medical purpose, and who is legally entitled to be on the school property. As used in this section, "school property" means any property on which there is a school building used primarily for teaching students under eighteen (18) years of age.

*Any person found in violation of this section shall, for the first offense, be brought, with his or her parents or legal guardian, before the Board of Education for a duly authorized hearing to judge whether or not the subject device was possessed and utilized lawfully. Any person found in violation of this section shall, for the second each subsequent violation, be fined not less than \$200.00 nor more than \$500.00 for each such offense.*

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

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*Failed To Pass -- REQUEST FOR REVIEW OF "911" TAPES OF  
SEPTEMBER 13, 1995 CONCERNING RESIDENTIAL FIRE  
AT 1953 SOUTH AVERS AVENUE.*

The Committee on Police and Fire submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Police and Fire held a meeting on October 30, 1995 and having had under consideration a resolution requesting that the "911" tapes of September 13, 1995, from 2:45 P.M. to 3:45 P.M., be made available to the City Council so that they may be reviewed to establish a cause for the time delay, begs leave to report and recommend that Your Honorable Body *Do Not Pass* the said proposed resolution transmitted herewith.

This recommendation was concurred in by a unanimous vote of 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 yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

WHEREAS, On September 13, 1995, there was a fire that started at 1953 South Avers Avenue at approximately 2:55 P.M.; and

WHEREAS, The neighbors began calling "911" at approximately 3:00 P.M.; and

WHEREAS, The Fire Department was not notified until 3:41 P.M., at which time a truck was dispatched; and

WHEREAS, As a result of the delay in time, the fire spread and damage was caused to five structures in the 1900 block of South Avers Avenue; now, therefore,

*Be It Resolved*, This second day of October, 1995, that the "911" tapes of September 13, 1995 from 2:45 P.M. to 3:45 P.M., be made available to the City Council so that they may be reviewed to establish a cause for the time delay.

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COMMITTEE ON TRAFFIC CONTROL AND SAFETY.

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AMENDMENT OF TITLE 9, CHAPTER 64, SECTION 180 OF  
MUNICIPAL CODE OF CHICAGO TO FURTHER  
REGULATE PARKING RESTRICTIONS  
IN LOOP AREA.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (September 13, 1995) a proposed ordinance to amend Section 9-64-180 of the Municipal Code, 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 vote.

Respectfully submitted,

(Signed) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 9-64-180 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

9-64-180 Restricted Parking -- Loop Area.

(a) Except as provided in subsection (b), it [shall be] *is* unlawful to park any vehicle *at any time on the following streets: Garvey Court, from Lake Street to Wacker Drive; State Street and Michigan Avenue, from Wacker Drive to Congress Parkway.* Except as provided in subsection (b), it is unlawful to park any vehicle during the hours of 6:00 A.M. to 6:00 P.M., Monday through Friday, except for days established as holidays in Section 9-4-010 on any [public street or alley within the district bounded on the west by the east line of Wells Street, on the north by the south line of Lake Street, on the east by the west line of Wabash Avenue, and on the south by the north line of Van Buren Street; or on Washington Street, Madison Street, Adams Street or Jackson Boulevard between Michigan Avenue and Canal Street; or on Clark Street or Dearborn Street between Wacker

Drive and Congress Parkway; or on the upper level of Wacker Drive and West Congress Parkway] of the following streets: Washington Street, Madison Street and Monroe Street, between State Street and Michigan Avenue; Adams Street and Jackson Boulevard, between Canal Street and Michigan Avenue; Dearborn Street, Clark Street and LaSalle Street, between Washington Street and Jackson Boulevard; and Wacker Drive, from Franklin Street to Van Buren Street.

(b) The restrictions in this section shall not apply in any designated handicapped parking area or to any ambulance, any emergency vehicle owned by a governmental agency, any vehicle owned by a public utility while the operator of the vehicle is engaged in the performance of emergency duties, any taxicab at an officially designated taxicab stand, any passenger vehicle engaged for not more than three minutes in the loading or unloading of passengers, or to the parking of any commercial vehicle engaged in the expeditious loading, unloading, pick-up or delivery of materials in a designated loading zone, or to any bus at a designated bus stop or bus stand. *Nothing in this section prohibits or prevents more restrictive regulation of parking on any street designated in subsection (a). Where the provisions of subsection (a) of this ordinance conflict with more restrictive regulations contained in another ordinance and appropriate signs indicating those regulations have been erected, the more restrictive regulations shall apply.*

(c) *No parking meters shall be installed on those portions of streets listed in subsection (a) where parking is prohibited at all times.*

SECTION 2. This ordinance shall take effect thirty (30) days after its passage.

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AMENDMENT OF TITLE 9, CHAPTERS 64 AND 100 OF  
MUNICIPAL CODE OF CHICAGO BY INCREASING  
FINE FOR VIOLATION OF TEMPORARY  
PARKING RESTRICTIONS FOR  
STREET SWEEPING AND BY  
OTHER TECHNICAL  
CHANGES.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (September 13, 1995) a proposed ordinance to amend Sections 9-64-240 and 9-100-020 of the Municipal Code, 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) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 9-64-240 of the Municipal Code of Chicago is hereby amended by deleting the language bracketed and inserting the language in italics, as follows:

9-64-240 Violation -- Penalty.

(a) Any person who shall violate or fail to comply with Section [9-64-190(a)] *9-64-200(b)* shall be fined \$10.00 for each offense.

(b) Any person who violates or fails to comply with the provisions of Sections *9-64-100(f)* or *9-64-130(a)* [9-64-190(b)] shall be fined \$20.00 for each offense.

(c) Any person who shall violate or fail to comply with any provision of Sections *9-64-030(b)*, [9-54-130(a)] or *9-64-190(a)* [or 9-64-200(b)] shall be fined \$15.00 for each offense.

(d) Any person who shall violate or fail to comply with any provision of Sections *9-64-020*, [9-64-040, 9-64-060] *9-64-070*, *9-64-080*, *9-64-090*, *9-64-100(b)* [or (d)-(h)], *(e)*, *(g)*, or *(h)* *9-64-100*, *9-64-120*, *9-64-140*, *9-64-150*, *9-64-160*, *9-64-170 (a)*, *(b)*, or *(c)*, [or] *9-64-180*, *9-64-190(b)* shall be fined \$25.00 for each offense.

*(e) Any person who shall violate or fail to comply with any provision of Sections 9-64-060 or 9-64-100(d) shall be fined \$30.00 for each offense.*

[(e)] *(f) Any person who shall violate or fail to comply with any provision of Sections 9-64-040, 9-64-100 [(a) or] (c), 9-64-130(b) or 9-64-210 shall be fined \$50.00 for each offense.*

[(f)] *(g) Any person who shall violate or fail to comply with any provision of Section 9-64-050 [or 9-64-170(a) or (b)] shall be fined \$100.00 for each offense.*

[(g)] *(h) Any person who shall violate or fail to comply with any provision of Sections 9-64-100(a) or 9-64-125 shall be fined \$60.00 for each offense.*

SECTION 2. 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 sanctions of the traffic code:

9-64-020	\$ 25.00
9-64-030	15.00
9-64-040(b)	[20.00] 50.00
9-64-050	100.00
9-64-060(a) and (b)	30.00
9-64-070	25.00
9-64-080	25.00
9-64-090	25.00
9-64-100 (a)	60.00
9-64-100 (b), (e), (g) and (h)	25.00
9-64-100 (c)	50.00
9-64-100 (d)	30.00
9-64-100 (f)	20.00
[9-64-100 (a) -- (g)	30.00]
9-64-100 (h)	25.00
9-64-120	25.00
9-64-130 (a)	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)	\$ 15.00
9-64-190 (b)	25.00
9-64-200 (b)	10.00
9-64-210	50.00
9-68-040	100.00
9-76-150	25.00
9-80-080	25.00
9-80-120	25.00
9-80-130	25.00

SECTION 3. This ordinance shall be in full force and effect on and after January 1, 1996.

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ESTABLISHMENT AND AMENDMENT OF LOADING ZONES  
ON PORTIONS OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (June 14, July 13, August 2, September 13, October 2 and 30, 1995) proposed ordinances to establish and amend loading zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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. Pursuant to 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 And Time

2

South Indiana Avenue (east side) from a point 45 feet north of East 24th Place, to a point 50 feet north thereof -- loading zone/tow-away zone -- 7:00 A.M. to 5:30 P.M. -- Monday through Saturday (95-0976);

Ward	Location And Time
2	South Western Avenue (east side) from a point 125 feet south of West Flournoy Street, to a point 25 feet south thereof -- 8:00 A.M. to 12:30 A.M. -- loading zone/tow-away zone (95-0760);
3	South Dr. Martin Luther King, Jr. Drive (east side) from a point 20 feet south of West 48th Place, to a point 25 feet south thereof -- at all times (95-0927);
4	South Cottage Grove Avenue (west side) from a point 20 feet south of East 47th Street, to a point 50 feet south thereof -- 6:00 A.M. to 6:00 P.M. -- Monday through Saturday (95-0936);
4	South Harper Avenue (east side) from a point 30 feet south of East 53rd Street, to a point 40 feet south thereof -- 9:00 A.M. to 12:00 Midnight (95-0960);
6	South Cottage Grove Avenue (west side) from a point 20 feet south of East 73rd Street, to a point 25 feet south thereof -- 8:00 A.M. to 4:00 P.M. and 6:00 P.M. to 9:00 P.M. (95-0964);
19	West 103rd Street (north side) from a point 118 feet west thereof -- handicapped loading zone -- 8:00 A.M. to 4:00 P.M. -- Monday through Friday (95-0797);
27	North Wells Street (east side) from a point 290 feet north of West Burton Place, to a point 40 feet north thereof -- 12:00 Noon to 12:00 Midnight (95-1062);

Ward	Location And Time
27	North Wells Street (west side) from a point 80 feet south of West Goethe Street, to a point 43 feet south thereof -- 9:00 A.M. to 12:00 Midnight (95-1061);
27	West Randolph Street (south side) from a point 142 feet east of North Halsted Street, to a point 20 feet east thereof -- 8:00 A.M. to 12:00 Midnight -- Monday through Saturday (95-1054);
27	North Green Street (east side) from a point 20 feet north of West Washington Boulevard, to a point 45 feet north thereof -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday (95-1059);
27	West Weed Street (south side) from a point 20 feet east of North Dayton Street, to a point 95 feet east thereof -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday (95-1057);
27	West Ohio Street (south side) from a point 20 feet east of North Peoria Street, to a point 25 feet east thereof (95-1056);
27	West Madison Street (south side) from a point 104 feet east of North Racine Avenue, to a point 37 feet east thereof -- 8:00 A.M. to 12:00 Midnight (95-1055);
27	South Marshfield Avenue (west side) from a point 50 feet north of West Van Buren Street, to a point 25 feet north thereof -- except for handicapped (95-0958);

Ward	Location And Time
30	West Belmont Avenue (south side) from a point 226 feet east of North Long Avenue, to a point 50 feet east thereof -- 9:00 A.M. to 9:00 P.M. -- Monday through Friday (95-1085);
30	North Pulaski Road (west side) from a point 98 feet north of North Elston Avenue, to a point 22 feet north thereof -- 9:00 A.M. to 5:00 P.M. -- Monday through Friday (95-1083);
30	West Belmont Avenue (south side) from a point 98 feet east of North Central Avenue, to a point 42 feet east thereof -- 9:00 A.M. to 9:00 P.M. (95-1080);
31	West Fullerton Avenue (south side) from a point 43 feet east of North Kilbourn Avenue, to a point 70 feet east thereof -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday -- loading zone/tow-away zone (95-0918);
32	North Lincoln Avenue (west side) from a point 333 feet north of West Diversey Avenue, to a point 20 feet north thereof -- 10:00 A.M. to 12:00 Midnight (95-1095);
33	North Sacramento Avenue (west side) from a point 20 feet south of North Elston Avenue, to a point 50 feet south thereof -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday (95-0920);
33	West Irving Park Road (south side) from a point 73 feet east of North Christiana Avenue, to a point 70 feet east thereof -- 8:00 A.M. to 9:00 P.M. (95-0911);

Ward	Location And Time
37	West North Avenue (south side) from a point 80 feet west of North Latrobe Avenue, to a point 50 feet west thereof -- 7:00 A.M. to 9:00 A.M. and 3:00 P.M. to 6:00 P.M. -- Monday through Friday (95-1291);
40	North Glenwood Avenue (west side) from a point 30 feet north of West Granville Avenue, to a point 25 feet north thereof -- handicapped loading zone (95-1129);
40	North Ashland Avenue (east side) from a point 48 feet north of West Olive Avenue, to a point 17 feet north thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday (95-1125);
42	South Wabash Avenue (west side) from a point 190 feet north of East 13th Street, to a point 60 feet north thereof -- loading zone -- except for 4:00 P.M. to 6:00 P.M. -- Monday through Friday -- tow-away zone (95-1135);
42	East Huron Street (south side) from a point 81 feet west of North St. Clair Street, to a point 25 feet west thereof -- 11:00 A.M. to 12:00 Midnight -- loading zone/tow-away zone (95-1456);
42	West Monroe Street (south side) from a point 135 feet east of North Dearborn Street, to a point 65 feet east thereof -- 6:00 P.M. to 1:00 A.M. -- Tuesday through Saturday -- loading zone/tow-away zone (95-1143);

Ward	Location And Time
42	East Walton Street (south side) from a point 20 feet west of North Mies van der Rohe Way, to a point 20 feet west thereof -- 11:00 A.M. to 12:00 Midnight -- loading zone/tow-away zone (95-1150);
42	West Hubbard Street (south side) from a point 115 feet west of North Dearborn Street, to a point 90 feet west thereof -- 11:00 A.M. to 12:00 Midnight -- loading zone/tow-away zone (95-0880);
43	West North Avenue (north side) from a point 120 feet west of North Wells Street, to a point 40 feet west thereof -- 9:00 A.M. to 4:00 P.M. and 6:00 P.M. to 1:00 A.M. -- Monday through Friday -- 10:00 A.M. to 1:00 A.M. -- Saturday and Sunday -- loading zone/tow-away zone (95-1159);
44	North Clark Street (west side) from a point 20 feet north of West Buckingham Place, to a point 20 feet north thereof -- 11:00 A.M. to 12:00 Midnight -- loading zone/tow-away zone (95-1163);
46	West Lawrence Avenue (south side) from a point 150 feet east of North Clifton Avenue, to a point 20 feet east thereof -- 12:00 Noon to 10:00 P.M. -- Monday through Saturday -- loading zone/tow-away zone (95-1169);
48	North Winthrop Avenue (west side) from a point 259 feet north of West Berwyn Avenue, to a point 25 feet north thereof -- handicapped zone (95-1181);

Ward

Location And Time

49

North Broadway (east side) from a point 185 feet north of West Rosemont Avenue, to a point 25 feet north thereof -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday (95-1349).

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

*Amendment Of Loading Zones.*

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

SECTION 1. Repeal ordinance passed September 11, 1991 (Council Journal of Proceedings, page 5015) which reads:

"North Kedzie Avenue (west side) from a point 55 feet north of West Fullerton Avenue, to a point 73 feet north thereof"

by striking the above (35th Ward) (95-1103).

SECTION 2. Amend ordinance passed March 9, 1983 (Council Journal of Proceedings, page 16367) which reads:

"West Bryn Mawr Avenue (south side) from a point 135 feet west of North Kimball Avenue, to a point 30 feet west thereof -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday"

by striking:

"8:00 A.M. to 6:00 P.M. -- Monday through Friday"

and inserting:

"8:00 A.M. to 8:00 P.M. -- Monday through Saturday" (39th Ward) (95-1045).

SECTION 3. Amend ordinance passed June 7, 1990 (Council Journal of Proceedings, page 16726) which reads:

"West Grand Avenue (south side) from a point 137 feet east of North Orleans Street, to a point 20 feet east thereof -- no parking/loading zone"

by striking the above and inserting:

"West Grand Avenue (south side) from a point 98 feet east of North Orleans Street, to a point 102 feet east thereof -- no parking/loading zone -- 9:00 A.M. to 8:00 P.M. -- Monday through Saturday -- tow-away zone" (42nd Ward) (95-1145).

SECTION 4. Amend ordinance which established a loading zone at 201 East Delaware Place by striking therefrom the following:

"East Delaware Place, at 201 -- tow-away zone/valet service"

and inserting:

"East Delaware Place, at 201 -- fifteen minute standing zone -- after fifteen minutes tow-away zone".

SECTION 5. Amend ordinance passed March 22, 1994 (Council Journal of Proceedings, page 47203) which reads:

"West Wilson Avenue (south side) from a point 105 feet west of North Hazel Street, to a point 25 feet west thereof -- handicapped loading zone"

by striking the above and inserting:

"West Wilson Avenue (south side) from a point 65 feet west of North Hazel Street, to a point 70 feet west thereof -- loading zone/tow-away zone -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday" (46th Ward) (95-1177).

SECTION 6. This ordinance shall take effect and be in force hereinafter its passage and publication.

RESTRICTION AND AMENDMENT OF VEHICULAR TRAFFIC  
MOVEMENT ON PORTIONS OF SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (July 13, August 2 and September 13, 1995) proposed ordinances to restrict and amend vehicular traffic movement on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinances submitted herewith.

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

Respectfully submitted,

(Signed) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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):

*Restriction Of Vehicular Traffic Movement To Single Direction.*

*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
15	South Hoyne Avenue, from West 73rd Street to West 74th Street -- southerly (95-0999);
15	South Paulina Street, from West 71st Street to West 70th Street -- southerly (95-0948);
29	The first east/west alley north of West Augusta Boulevard, between North Mayfield Avenue and North Mason Avenue -- westerly (95-1262);
36	The first east/west alley north of West Belmont Avenue, between North Rutherford Avenue and North Normandy Avenue -- easterly (95-1106).

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

*Amendment Of Vehicular Traffic Movement.*

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

SECTION 1. Amend ordinance passed March 2, 1951 (Council Journal of Proceedings, page 7972) which reads:

"East 52nd Street, from South Lake Park Avenue to South Cottage Grove Avenue -- westerly"

by striking:

"South Lake Park Avenue"

and inserting:

"South Harper Avenue" (4th Ward) (95-0959).

SECTION 2. Repeal ordinance passed April 15, 1995 (Council Journal of Proceedings, page 67591) which reads:

"The first east/west alley south of West Pershing Road, from the north/south alley west of South Hermitage Avenue to South Hermitage Avenue -- easterly"

by striking the above (11th Ward) (95-0943).

SECTION 3. Repeal ordinance passed April 15, 1995 (Council Journal of Proceedings, page 67590) which reads:

"North/south alley west of South Hermitage Avenue, from the first east/west alley south of West 38th Street to the second east/west alley south of West 38th Street -- southerly"

by striking the above (11th Ward) (95-0942).

SECTION 4. Repeal ordinance passed April 15, 1995 (Council Journal of Proceedings, page 67591) which reads:

"The first east/west alley north of West Pershing Road, from the north/south alley west of South Hermitage Avenue to South Wood Street -- westerly"

by striking the above (11th Ward) (95-0941).

SECTION 5. Amend ordinance passed May 22, 1991 (Council Journal of Proceedings, page 836) which reads:

"South Winchester Avenue, from West 59th Street to the first alley north of West 69th Street"

and

"South Winchester Avenue, from West 69th Street to West 74th Street"

by striking:

"West 59th Street"

and inserting:

"the first alley south of West 63rd Street and West 59th Street to West 63rd Street -- southerly" (15th Ward) (95-1000).

SECTION 6. Amend ordinance passed April 15, 1995 (Council Journal of Proceedings, page 67597) which reads:

"North Normandy Avenue, from West Belden Avenue to the first alley south of West Grand Avenue -- northerly"

by striking:

"the first alley south of West Grand Avenue"

and inserting:

"West Grand Avenue" (36th Ward) (95-1290).

SECTION 7. This ordinance shall take effect and be in force hereinafter its passage and publication.

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ESTABLISHMENT AND AMENDMENT OF PARKING  
METER AREAS AT SPECIFIED LOCATIONS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (September 13, 1995) proposed ordinances to establish and amend parking meters 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) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 Parking Meter Area.*

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

SECTION 1. Pursuant to Title 9, Chapter 64, Section 200 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to establish a parking meter area, as follows:

Ward	Location
11	South Halsted Street (both sides) between South Archer Avenue and the Stevenson Expressway -- one hour -- Monday through Saturday.

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

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*Amendment Of Parking Meter Area.*

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

SECTION 1. Amend ordinance which established a parking meter area on North Clark Street (both sides) from West Granville Avenue to West Devon Avenue, by striking:

"8:00 A.M. to 9:00 P.M. -- Monday through Saturday"

and inserting:

"8:00 A.M. to 6:00 P.M. -- Monday through Saturday" (40th Ward).

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

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ESTABLISHMENT AND AMENDMENT OF PARKING  
RESTRICTIONS ON PORTIONS OF  
SUNDRY STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (February 8, March 9, April 15, May 2, 17, June 14, July 13, August 2 and September 13, 1995) 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 present, with no dissenting vote.

Respectfully submitted,

(Signed) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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, 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 way, as indicated:

Ward	Location
23	West 50th Street (south side) from South Cicero Avenue to the first east/west alley east thereof (95-1026).

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

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*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 as indicated:

Ward	Location
1	At 1351 West Walton Street -- Handicapped Parking Permit 11613;
1	At 862 North Marshfield Avenue -- Handicapped Parking Permit 11614;
1	At 2638 West Crystal Street -- Handicapped Parking Permit 11618;

Ward	Location
1	At 2708 West Evergreen Avenue -- Handicapped Parking Permit 11742;
1	At 252 East 37th Street -- Handicapped Parking Permit 11620;
1	At 1248 North Marion Court -- Handicapped Parking Permit 11616;
1	At 2142 West Crystal Street -- Handicapped Parking Permit 11741;
2	At 4744 West West End Avenue -- Handicapped Parking Permit 11619;
2	At 2219 West Washington Boulevard -- Handicapped Parking Permit 11743;
3	At 4809 South Wabash Avenue -- Handicapped Parking Permit 11744;
3	At 439 East 44th Street -- Handicapped Parking Permit 11745;
4	At 1157 East 52nd Street -- Handicapped Parking Permit 11746;
5	At 6811 South Paxton Avenue -- Handicapped Parking Permit 11624;
5	At 7356 South Drexel Avenue -- Handicapped Parking Permit 11622;

Ward	Location
5	At 7726 South Greenwood Avenue -- Handicapped Parking Permit 11623;
5	At 7414 South Dorchester Avenue -- Handicapped Parking Permit 11747;
6	At 8352 South Indiana Avenue -- Handicapped Parking Permit 11485;
6	At 639 East 89th Place -- Handicapped Parking Permit 11625;
6	At 649 East 78th Street -- Handicapped Parking Permit 11626;
6	At 8141 South Evans Avenue -- Handicapped Parking Permit 11628;
6	At 7419 South Evans Avenue -- Handicapped Parking Permit 11629;
7	At 7648 South Kingston Avenue -- Handicapped Parking Permit 11255;
7	At 8523 South Colfax Avenue -- Handicapped Parking Permit 11757;
7	At 7654 South Crandon Avenue -- Handicapped Parking Permit 11758;
8	At 7915 South Ridgeland Avenue -- Handicapped Parking Permit 11760;

Ward	Location
8	At 8841 South Blackstone Avenue -- Handicapped Parking Permit 11632;
8	At 8932 South Cregier Avenue -- Handicapped Parking Permit 11634;
8	At 1738 East 84th Place -- Handicapped Parking Permit 11137;
9	At 10034 South Yale Avenue -- Handicapped Parking Permit 11636;
9	At 9916 South Parnell Avenue -- Handicapped Parking Permit 11637;
9	At 11809 South Indiana Avenue -- Handicapped Parking Permit 11638;
9	At 11324 South Indiana Avenue -- Handicapped Parking Permit 11639;
10	At 8940 South Houston Avenue -- Handicapped Parking Permit 11406;
11	At 620 West 47th Place -- Handicapped Parking Permit 11644;
12	At 3527 South Rockwell Street -- Handicapped Parking Permit 11646;
12	At 2241 South Christiana Avenue -- Handicapped Parking Permit 11648;

Ward	Location
12	At 4333 South Honore Street -- Handicapped Parking Permit 11650;
12	At 2416 West 34th Place -- Handicapped Parking Permit 11647;
12	At 3623 South Washtenaw Avenue -- Handicapped Parking Permit 11780;
14	At 5729 South Homan Avenue -- Handicapped Parking Permit 11654;
14	At 5933 South Whipple Street -- Handicapped Parking Permit 11655;
15	At 7142 South Winchester Avenue -- Handicapped Parking Permit 11658;
15	At 7407 South Campbell Avenue -- Handicapped Parking Permit 11783;
15	At 6654 South Wolcott Avenue -- Handicapped Parking Permit 11784;
15	At 6219 South Wood Street -- Handicapped Parking Permit 11785;
15	At 6449 South Campbell Avenue -- Handicapped Parking Permit 11786;
16	At 5339 South Bishop Street -- Handicapped Parking Permit 11659;

Ward	Location
16	At 5527 South Oakley Avenue -- Handicapped Parking Permit 11788;
16	At 4802 South Hermitage Avenue -- Handicapped Parking Permit 11660;
17	At 1245 West 71st Street -- Handicapped Parking Permit 11662;
17	At 7734 South Aberdeen Street -- Handicapped Parking Permit 11665;
17	At 7413 South Princeton Avenue -- Handicapped Parking Permit 11666;
18	At 8205 South Marshfield Avenue -- Handicapped Parking Permit 11668;
18	At 8623 South Elizabeth Avenue -- Handicapped Parking Permit 11669;
18	At 8108 South Throop Street -- Handicapped Parking Permit 11670;
20	At 6521 South Greenwood Avenue -- Handicapped Parking Permit 11671;
20	At 6925 South Calumet Avenue -- Handicapped Parking Permit 11797;
21	At 9302 South Normal Avenue -- Handicapped Parking Permit 11674;

Ward	Location
21	At 8839 South Ada Street -- Handicapped Parking Permit 11677;
22	At 2709 South Avers Avenue -- Handicapped Parking Permit 11810;
23	At 5340 South Sayre Avenue -- Handicapped Parking Permit 10951;
23	At 5125 South Ridgeway Avenue -- Handicapped Parking Permit 11682;
23	At 4925 South Kedvale Avenue -- Handicapped Parking Permit 11813;
23	At 6853 West 64th Street -- Handicapped Parking Permit 11815;
24	At 3927 West Fillmore Street -- Handicapped Parking Permit 10814;
25	At 2321 West 23rd Street -- Handicapped Parking Permit 11686;
28	At 2843 West Warren Boulevard -- Handicapped Parking Permit 11690;
28	At 4828 West Monroe Street -- Handicapped Parking Permit 11695;
28	At 2725 West Washington Boulevard -- Handicapped Parking Permit 11689;

Ward	Location
28	At 3263 West Walnut Street -- Handicapped Parking Permit 11692;
28	At 3523 West Carroll Avenue -- Handicapped Parking Permit 11694;
29	At 5900 West Superior Street -- Handicapped Parking Permit 11699;
29	At 128 South Mason Avenue -- Handicapped Parking Permit 11700;
29	At 2133 North Monitor Avenue -- Handicapped Parking Permit 11702;
29	At 1044 North Menard Avenue -- Handicapped Parking Permit 11703;
30	At 4100 North Keystone Avenue -- Handicapped Parking Permit 11836;
30	At 3340 North Karlov Avenue -- Handicapped Parking Permit 11704;
30	At 4911 West Deming Place -- Handicapped Parking Permit 11706;
31	At 2143 North Keystone Avenue -- Handicapped Parking Permit 11709;
32	At 1058 North Wolcott Avenue -- Handicapped Parking Permit 11712;

Ward	Location
32	At 1835 North Winchester Avenue -- Handicapped Parking Permit 11839;
33	At 3637 North Whipple Street -- Handicapped Parking Permit 11713;
33	At 4326 North Bernard Street -- Handicapped Parking Permit 11714;
34	At 10617 South Normal Avenue -- Handicapped Parking Permit 11715;
34	At 11847 South Lafayette Avenue -- Handicapped Parking Permit 11716;
34	At 10742 South Normal Avenue -- Handicapped Parking Permit 11717;
35	At 3004 North Allen Avenue -- Handicapped Parking Permit 11844;
35	At 3423 North Dickens Avenue -- Handicapped Parking Permit 11845;
35	At 2020 North Sawyer Avenue -- Handicapped Parking Permit 11846;
35	At 3524 West Wrightwood Avenue (corner of Drake -- east side) Handicapped Parking Permit 11847;
36	At 7050 West Diversey Avenue (alongside Nordica Avenue) Handicapped Parking Permit 11720;

Ward	Location
36	At 3444 North Oketo Avenue -- Handicapped Parking Permit 11849;
36	At 1620 North New England Avenue -- Handicapped Parking Permit 11851;
36	At 1823 North Natoma Avenue -- Handicapped Parking Permit 11852;
37	At 4306 West Iowa Street -- Handicapped Parking Permit 11724;
39	At 5801 North Jersey Avenue -- Handicapped Parking Permit 11376;
39	At 4843 North St. Louis Avenue -- Handicapped Parking Permit 11857;
40	At 2547 West Winona Street -- Handicapped Parking Permit 11732;
41	At 6947 West Farragut Avenue -- Handicapped Parking Permit 11859;
44	At 3828 North Racine Avenue -- Handicapped Parking Permit 11306;
44	At 3710 North Kenmore Avenue -- Handicapped Parking Permit 11861;
44	At 938 West Oakdale Avenue -- Handicapped Parking Permit 11862;

Ward	Location
45	At 4949 West Winona Street -- Handicapped Parking Permit 11863;
46	At 4170 North Marine Drive -- Handicapped Parking Permit 11864;
47	At 2224 West Winona Street -- Handicapped Parking Permit 11865;
47	At 2506 West Gunnison Street -- Handicapped Parking Permit 11866;
47	At 4845 North Oakley Avenue -- Handicapped Parking Permit 11867.

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

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*Amendment Of Parking Prohibition At All Times.*

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

**SECTION 1.** Repeal ordinance passed February 10, 1982 (Council Journal of Proceedings, page 9530) which reads:

"North Kostner Avenue (both sides) from West Chicago Avenue to a point 200 feet north thereof"

by striking the above (37th Ward) (95-1114).

**SECTION 2.** Amend ordinance passed June 7, 1990 (Council Journal of Proceedings, page 16725) which reads:

"North Clark Street (west side) from a point 25 feet south of North Lincoln Avenue, to a point 37 feet south thereof"

by striking:

"No parking anytime"

and inserting:

"No parking/loading zone" (47th Ward) (95-1153).

SECTION 3. This ordinance shall take effect and be in force hereinafter its passage and publication.

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*Amendment Of Parking Prohibition At All Times.  
(Except For Handicapped)*

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

SECTION 1. Amend ordinance by striking:

"721 North Willard Court -- Handicapped Parking" (1st Ward).

SECTION 2. Amend ordinance by striking:

"4730 South Wabash Avenue -- Handicapped Parking Permit 7355" (3rd Ward).

SECTION 3. Amend ordinance by striking:

"7530 South Ingleside Avenue -- Handicapped Parking Permit 1377" (5th Ward).

SECTION 4. Amend ordinance by striking:

"1735 East 67th Street -- Handicapped Parking Permit 8573" (5th Ward).

SECTION 5. Amend ordinance by striking:

"8048 South Luella Avenue -- Handicapped Parking Permit 48R" (8th Ward).

SECTION 6. Amend ordinance by striking:

"13304 South Brandon Avenue -- Handicapped Parking Permit 10901R" (10th Ward).

SECTION 7. Amend ordinance by striking:

"3522 West Pershing Road -- Handicapped Parking Permit 5350" (12th Ward).

SECTION 8. Relocate from 7957 South Hermitage Avenue to 7140 South Wolcott Avenue -- Handicapped Parking Permit 11657 (15th Ward).

SECTION 9. Amend ordinance by striking:

"6420 South Peoria Street -- Handicapped Parking Permit 3230R" (16th Ward).

SECTION 10. Amend ordinance by striking:

"5346 South May Street -- Handicapped Parking Permit 5404" (16th Ward).

SECTION 11. Amend ordinance by striking:

"7923 South Komensky Avenue -- Handicapped Parking Permit 7292R" (18th Ward).

SECTION 12. Amend ordinance by striking:

"8114 South Maplewood Avenue -- Handicapped Parking Permit 11357" (18th Ward).

SECTION 13. Amend ordinance by striking:

"8716 South Carpenter Street -- Handicapped Parking" (21st Ward).

SECTION 14. Amend ordinance by striking:

"650 North Monticello Avenue -- Handicapped Parking Permit 10329"  
(27th Ward).

SECTION 15. Amend ordinance by striking:

"2643 North Mango Avenue -- Handicapped Parking" (30th Ward).

SECTION 16. Amend ordinance by striking:

"2254 North Hamlin Avenue -- Handicapped Parking Permit 1424R"  
(31st Ward).

SECTION 17. Amend ordinance by striking:

"2016 West McLean Avenue -- Handicapped Parking Permit 8986R"  
(32nd Ward).

SECTION 18. Amend ordinance by striking:

"11344 South Emerald Avenue -- Handicapped Parking Permit 10025"  
(34th Ward).

SECTION 19. Amend ordinance by striking:

"2550 North Neva Avenue -- Handicapped Parking Permit 10616" (36th  
Ward).

SECTION 20. Amend ordinance by striking:

"3247 North Opal Avenue -- Handicapped Parking Permit 10033R"  
(36th Ward).

SECTION 21. Amend ordinance by striking:

"3819 North Oketo Avenue -- Handicapped Parking Permit 8550" (38th  
Ward).

SECTION 22. Amend ordinance by striking:

"4859 West Grace Street -- Handicapped Parking Permit 10054" (38th Ward).

SECTION 23. Amend ordinance by striking:

"1320 West Estes Avenue -- Handicapped Parking Permit 8772" (49th Ward).

SECTION 24. 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 089 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
37	South Laramie Avenue, from West Madison Avenue to West Flournoy Street (west side) 7:00 A.M. to 9:00 A.M. -- Monday through Friday and (east side) 4:00 P.M. to 6:00 P.M. -- Monday through Friday (95-0395);
37	North Cicero Avenue (both sides) from West North Avenue to West LeMoyne Street and North Cicero Avenue (both sides) from West Chicago Avenue to West Iowa Street -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Friday (95-1108);

Ward	Location
44	North Wilton Avenue (east side) from a point 20 feet south of West Barry Avenue, to a point 255 feet south thereof -- no parking school days -- 8:00 A.M. to 4:30 P.M. -- except for school buses only and West Barry Avenue (south side) from a point 20 feet east of North Wilton Avenue, to a point 225 feet east thereof -- no parking school days -- 8:00 A.M. to 4:30 P.M. -- except for school buses only (95-1161);
45	North Forest Glen Avenue (east side) from West Catalpa Avenue to the first alley south thereof -- 8:00 A.M. to 10:00 A.M. -- Monday through Saturday (95-1168);
47	West Lawrence Avenue (south side) from a point 85 feet west of North Marine Drive, to a point 348 feet west thereof (95-1180).

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

*Amendment Of Parking Prohibition During Specified Hours.*

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

SECTION 1. Amend ordinance passed March 10, 1964 (Council Journal of Proceedings, page 4316) which reads:

“South Harding Avenue (east side) between West 110th Street and West 111th Street”

by striking:

"West 111th Street"

and inserting:

" to a point 150 feet north of West 111th Street -- 8:00 A.M. to 10:00 A.M.  
-- Monday through Friday" (9th Ward) (95-0671).

SECTION 2. Amend ordinance passed April 27, 1960 (Council Journal of Proceedings, page 2510) which reads:

"South Dr. Martin Luther King, Jr. Drive, from East 51st to a point 200 feet south of East 79th Street (east side) 7:00 A.M. to 9:00 A.M. and (west side) 4:00 P.M. to 6:00 P.M. -- Monday through Friday"

by striking:

"(both sides) from East 55th Street to East 60th Street" (20th Ward) (95-1012).

SECTION 3. Repeal ordinance passed June 14, 1995 (Council Journal of Proceedings, page 3155) which reads:

"North Kilbourn Avenue (east side) from a point 250 feet north of West Cortland Street, to a point 104 feet north thereof -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday"

by striking the above (31st Ward) (95-1276).

SECTION 4. Repeal ordinance passed June 14, 1995 (Council Journal of Proceedings, page 3155) which reads:

"West Homer Street (north side) from North Kilbourn Avenue to the Chicago and Northwestern Railroad track -- parking prohibited during specified hours -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday"

by striking the above (31st Ward) (95-1275).

SECTION 5. Repeal ordinance passed December 19, 1975 (Council Journal of Proceedings, page 2294) which reads:

"West Division Street (south side) from North Western Avenue to North Ashland Avenue -- parking prohibited during specified hours -- rush hours -- 7:00 A.M. to 9:00 A.M. -- except Saturdays, Sundays and holidays"

by striking the above and amend ordinance passed May 8, 1963 (Council Journal of Proceedings, page 215) which reads:

"West Division Street (north side) from North State Street to North Western Avenue"

by striking:

"North Western Avenue"

and inserting:

"North Noble Street -- parking prohibited during specified hours -- rush hours -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday" (32nd Ward) (95-0566).

SECTION 6. Repeal ordinance passed December 29, 1966 (Council Journal of Proceedings, page 8316) which reads:

"West Division Street (south side) from North Ashland Avenue to a point 160 feet east thereof -- parking prohibited during specified hours -- rush hours -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Friday"

by striking the above (32nd Ward) (95-0575).

SECTION 7. Repeal ordinance passed November 4, 1954 (Council Journal of Proceedings, page 8508) which reads:

"North and South Laramie Avenue, between West Roosevelt Road and West North Avenue -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Friday"

by striking the above (37th Ward) (95-0394).

SECTION 8. Repeal ordinance passed October 30, 1957 (Council Journal of Proceedings, page 6239) which reads:

"North Laramie Avenue (west side) from West Belmont Avenue to West Sunnyside Avenue -- 7:00 A.M. to 9:00 A.M. -- Monday through Friday"

by striking the above, and repeal ordinance passed July 14, 1993 (Council Journal of Proceedings, page 35575) which reads:

"North Laramie Avenue (east side) from West Belmont Avenue to West Irving Park Road -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday"

by striking the above, and repeal ordinance passed December 14, 1988 (Council Journal of Proceedings, page 21513) which reads:

"North Laramie Avenue (east side) from West Belmont Avenue to West Irving Park Road and from West Montrose Avenue to West Sunnyside Avenue -- 7:00 A.M. to 9:00 A.M. -- Monday through Friday"

by striking the above (38th Ward) (95-0397).

SECTION 9. This ordinance shall take effect and be in force hereinafter its passage and publication.

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*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
9	South Michigan Avenue (both sides) from East 110th Street to East 111th Street -- one hour -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday (95-0769);
19	South Harding Avenue (east side) from West 111th Street to a point 150 feet north thereof -- one hour -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday (95-0670);
31	West Wrightwood Avenue (north side) from North Cicero Avenue to the first alley west thereof -- one hour -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday (95-1277);

Ward	Location
32	North Leavitt Street (east side) from a point 45 feet north of West Chicago Avenue, to a point 80 feet north thereof -- thirty minutes -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday (95-1096);
40	West Foster Avenue (north side) between North Honore Street and North Wolcott Avenue -- one hour -- 9:00 A.M. to 4:00 P.M. -- Monday through Saturday (95-1124);
50	North Western Avenue (both sides) from West Arthur Avenue to West Albion Avenue -- two hours -- 8:00 A.M. to 10:00 P.M. -- no exceptions (95-1186).

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

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*Amendment Of Parking Limitation During Specified Hours.*

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

SECTION 1. Amend ordinance passed September 26, 1979 (Council Journal of Proceedings, page 966) which reads:

"South Homan Avenue (east side) from West 111th Street to a point 175 feet south thereof -- one hour -- 9:00 A.M. to 5:00 P.M. -- Monday through Saturday"

by striking:

"one hour"

and inserting:

"thirty minutes"

and amend ordinance passed September 26, 1979 (Council Journal of Proceedings, page 966) which reads:

"South Homan Avenue (west side) from West 111th Street to a point 125 feet south thereof -- one hour -- 9:00 A.M. to 5:00 P.M. -- Monday through Saturday"

by striking:

"one hour"

and inserting:

"thirty minutes" (95-0362) (19th Ward).

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

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*Designation Of Residential Permit Parking Zone.*

*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, a portion of the below named street is hereby designated as a residential parking zone:

Ward

Location

26

In the 2500 block of West Shakespeare Avenue -- 6:00 A.M. to 6:00 P.M. (Zone 102).

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

*Designation Of Service Drives/Diagonal 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 service drives/diagonal parking for the following locations:

Ward	Location
12	West 34th Place, from South Western Avenue to the first alley west of and next to South Western Avenue (south side) at 2411 (95-0985);
26	West Charleston Avenue (north side) from North Western Avenue to the first alley west thereof (95-1035);
26	North Rockwell Street (east side) from West Fullerton Avenue to the first alley south thereof (95-1033);
26	West Charleston Avenue (south side) from North Western Avenue to the first alley west thereof (95-1034);
30	North Keystone Avenue (east side) from North Milwaukee Avenue to the first alley south thereof (95-1088);
32	At 1951 -- 1959 West Iowa Street (95-1099);
32	North Throop Street (west side) from West North Avenue to the first alley south thereof (95-1100);
32	West Iowa Street (north side) at North Western Avenue (95-1101);

Ward	Location
35	At 2801 -- 2817 West Dickens Avenue (95-1105);
47	At 2243 -- 2251 West Eastwood Avenue (95-1179).

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

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ESTABLISHMENT OF SPEED LIMITATION ON PORTIONS  
OF SPECIFIED STREETS.

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (August 2 and September 13, 1995) proposed orders to establish speed limitations, 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) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to Title 9, Chapter 12, Section 070 of the Municipal Code of Chicago, it shall be unlawful for the operator of any vehicle to operate such vehicle at a greater speed than is indicated upon the street or other public way designated within the limits specified:

Ward	Location
10	South Carondelet Avenue, between East 130th Street and South Brainard Avenue -- twenty-five miles per hour (95-0938);
27	West Lake Street and North Desplaines Street -- twenty miles per hour (95-1067);
27	North Leavitt Street (southbound) and West Race Street -- twenty miles per hour (95-1064);
40	West Hood Avenue, from North Broadway to North Clark Street -- twenty-five miles per hour (95-1298);
40	West Glenlake Avenue, from North Broadway to North Clark Street -- twenty-five miles per hour (95-1299);

Ward

Location

40

West Norwood Avenue, from  
North Broadway to North Clark  
Street -- twenty-five miles per  
hour (95-1300).

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

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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 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (May 17, June 14, July 13, August 2 and October 30, 1995) 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 votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 tow-away zones; between the limits and during the times specified, standing or parking of any vehicle shall be considered a definite hazard to the normal movement of traffic:

Ward	Location
9	South Maryland Avenue (east side) from East 104th Street to a point 75 feet south thereof (95-0654);
18	South Ashland Avenue (east side) from a point 110 feet south of West 79th Street, to a point 75 feet south thereof -- fifteen minute standing zone -- unattended vehicles must have lights flashing -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday -- tow-away zone after fifteen minutes (95-0666);

Ward	Location
19	South McShane Drive (both sides) from West Monterey Avenue to a point 345 feet north thereof -- at all times (95-0798);
27	West Ohio Street (both sides) from North Desplaines Street to North Peoria Street -- at all times (95-1068);
31	West Homer Street (north side) from a point 85 feet west of North Kilbourn Avenue, to a point 395 feet west thereof and West Homer Street (south side) from a point 110 feet west of North Kilbourn Avenue, to a point 175 feet west thereof -- 7:00 A.M. to 5:00 P.M. -- Monday through Friday (95-1275);
31	North Kilbourn Avenue (east side) from a point 250 feet north of West Cortland Street, to a point 105 feet north thereof -- 7:00 A.M. to 5:00 P.M. -- Monday through Friday (95-1276);
31	West Altgeld Street (south side) from a point 20 feet west of North Cicero Avenue to the first alley west thereof -- one hour -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday (95-1272);
31	North Kilpatrick Avenue (both sides) from West Fullerton Avenue to the first alley north thereof -- 8:00 P.M. to 6:00 A.M. -- all days (95-1273);
37	North Kostner Avenue (both sides) from West Chicago Avenue to the first alley north thereof -- at all times;

Ward	Location
41	West Imlay Street (north side) from North Nashville Avenue to a point 225 feet east of North Nashville Avenue (95-1301);
42	North Rush Street (east side) from a point 60 feet north of East Oak Street, to a point 25 feet north thereof -- tow-away zone/except for loading zone -- 5:00 P.M. to 2:00 A.M. (95-1457);
42	East Ontario Street (north side) from a point 220 feet east of North St. Clair Street, to a point 17 feet east thereof -- tow-away zone/loading zone -- 10:00 A.M. to 12:00 Midnight (95-1148);
42	North Dearborn Street (east side) from a point 60 feet north of West Division Street, to a point 45 feet north thereof -- fifteen minute standing zone -- unattended vehicles must have lights flashing -- tow-away zone after fifteen minutes -- 6:00 A.M. to 9:00 P.M. -- all days (95-1303);
42	West Elm Street (south side) from a point 20 feet west of North Clark Street, to a point 25 feet west thereof -- fifteen minute standing zone -- unattended vehicles must have lights flashing -- tow-away zone after fifteen minutes (95-1146);
42	North Clark Street (east side) from a point 20 feet south of West Huron Street, to a point 40 feet south thereof -- fifteen minute standing zone -- unattended vehicles must have lights flashing -- tow-away zone after fifteen minutes (95-1149);

Ward	Location
42	North Wabash Avenue (lower level -- east side) from a point 30 feet south of East Hubbard Street, to a point 90 feet south thereof -- at all times;
42	North Wabash Avenue (east side) from a point south of East Delaware Place, to a point 60 feet south thereof -- at all times;
42	East Ohio Street (south side) from a point 30 feet west of North Rush Street, to a point 40 feet west thereof -- 9:00 A.M. to 4:00 P.M. -- Monday through Friday -- at all times;
42	East Delaware Place (south side) from a point 50 feet east of North Wabash Avenue, to a point 60 feet east thereof -- at all times;
42	North Orleans Street (west side of access ramp from West Kinzie Street) from a point 30 feet north of West Kinzie Street, to a point 60 feet north thereof -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday;
42	West Kinzie Street (south side) from a point 145 feet west of North Wells Street, to a point 70 feet west thereof -- 9:00 A.M. to 6:00 P.M. -- Monday through Friday;
43	North Magnolia Avenue (west side) from a point 125 feet south of North Clybourn Avenue, to a point 85 feet south thereof (95-1160);

Ward	Location
44	West Surf Street (south side) from a point 145 feet east of North Broadway, to a point 25 feet east thereof -- fifteen minute standing zone -- unattended vehicles must have lights flashing -- tow-away zone after fifteen minutes (95-1164);
46	West Brompton Avenue (south side) from a point 20 feet east of North Halsted Street, to a point 60 feet east thereof -- 11:00 A.M. to 11:00 P.M. -- May 1 to September 30 (95-1176);
46	West Carmen Avenue (north side) from a point 200 feet west of North Broadway, to a point 40 feet west thereof -- 9:30 A.M. to 9:30 P.M. (public benefit) (95-1170).

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

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*Amendment Of Traffic Lane Tow-Away Zones.*

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

**SECTION 1.** Repeal ordinance passed March 26, 1993 (Council Journal of Proceedings, page 30383) which reads:

"North Karlov Avenue (west side) from West Belmont Avenue to West School Street -- anytime" (30th Ward) (95-1087).

**SECTION 2.** Repeal ordinance passed March 9, 1995 (Council Journal of Proceedings, pages 66215 through 66217) which reads:

"North Clark Street (east side) from a point 200 feet north of West LaSalle Drive, to a point 200 feet thereof"; and

"North Clark Street (east side) from a point 200 feet north of North Lincoln Avenue, to a point 200 feet south thereof"; and

"North Clark Street (east side) from West Armitage Avenue, to a point 200 feet south thereof"; and

"North Clark Street (east side) from a point 200 feet north of West Belden Avenue, to a point 200 feet south thereof"; and

"North Clark Street (east side) from a point 200 feet north of West Fullerton Parkway, to a point 200 feet south thereof"; and

"North Clark Street (east side) from a point 200 feet north of West Wrightwood Avenue, to a point 200 feet south thereof"; and

"North Clark Street (east side) from West Diversey Parkway, to a point 200 feet south thereof -- tow-away zone -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday" by striking all the above; also

repeal "North Clark Street (east side) from a point 200 feet north of West Webster Avenue, to a point 200 feet south thereof" (43rd Ward) (95-1154).

SECTION 3. Repeal ordinance passed February 10, 1993 (Council Journal of Proceedings, page 28593) which reads:

"North Maplewood Avenue (both sides) from West Montrose Avenue to the first alley north thereof" (47th Ward) (95-1178).

SECTION 4. This ordinance shall take effect and be in force hereinafter its passage and publication.

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**AUTHORIZATION FOR ERECTION OF TRAFFIC WARNING  
SIGNS ON PORTIONS OF SUNDRY STREETS.**

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (April 15, May 2, July 13, August 2, September 13 and October 30, 1995) proposed ordinances and orders to erect and amend traffic warning signs, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance and substitute order submitted herewith.

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

Respectfully submitted,

(Signed) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*Erection Of Traffic Warning Signs.*

*Ordered*, That the Commissioner of Transportation is authorized and directed to erect traffic warning signs on the following streets, of the types specified:

Ward	Type Of Sign And Location
4	"Two-Way Stop" sign, stopping South Oakenwald Avenue for East 44th Place (95-0926);
5	"All-Way Stop" sign, at South Bennett Avenue and East 74th Street (95-0962);
5	"Stop" sign, stopping East 69th Street for South East End Avenue (95-0762);
6	"Stop" sign, stopping East 88th Place for South Langley Avenue (95-0965);
7	"All-Way Stop" sign, at South Oglesby Avenue and East 72nd Street (95-0968);
7	"Stop" sign, stopping South Essex Avenue for East 91st Street (95-0969);
7	"All-Way Stop" sign, at South Crandon Avenue and East 72nd Street (95-0967);
7	"All-Way Stop" sign, at South Luella Avenue and East 72nd Street (95-0966);
8	"Stop" sign, stopping South Chappel Avenue for East 78th Street (95-0973);
8	"All-Way Stop" sign, at South Bennett Avenue and East 80th Street (95-0971);
8	"Two-Way Stop" sign, stopping East 84th Place for South East End Avenue (95-0974);

Ward	Type Of Sign And Location
9	"Two-Way Stop" sign, stopping north/southbound traffic on South State Street at 117th Street (95-1195);
9	"Two-Way Stop" sign, stopping east/westbound traffic on East 103rd Street at South Eberhart Avenue (95-1196);
9	"Two-Way Stop" sign, stopping north/southbound traffic on South Wentworth Avenue at East 100th Street (95-1197);
10	"All-Way Stop" sign, at South Escanaba Avenue and East 128th Street (95-0982);
10	"Stop" sign, stopping South Bensley Avenue for East 104th Street (95-0939);
11	"All-Way Stop" sign, at South Wood Street and West 38th Street (95-0944);
11	"Stop" sign, stopping east/west-bound traffic on South Paulina Street at West 35th Street (95-1199);
13	"Two-Way Stop" sign, at South Central Park Avenue (west of railroad track) for West 64th Street (95-0432);
14	"Stop" sign, stopping South Harding Avenue for West 45th Street (95-0989);
14	"All-Way Stop" sign, at South Francisco Avenue and West 52nd Street (95-0593);

Ward	Type Of Sign And Location
15	"Two-Way Stop" sign, stopping South Marshfield Avenue for West 70th Street (95-0947);
15	"Two-Way Stop" sign, stopping South Hoyne Avenue for West 70th Street (95-0995);
16	"Stop" sign, stopping South Sangamon Street for West 58th Street (95-1002);
18	"Two-Way Stop" sign, stopping South Hamlin Avenue for West 86th Street (95-1007);
18	"All-Way Stop" sign, at South Wolcott Avenue and West 82nd Street (95-1006);
19	"Two-Way Stop" sign, stopping South Hale Avenue for West Edmaire Street (95-1010);
21	"Two-Way Stop" sign, stopping South Aberdeen Street for West 114th Place (95-1019);
21	"Two-Way Stop" sign, stopping South Carpenter Street for West 114th Place (95-1018);
21	"Two-Way Stop" sign, stopping South May Street for West 114th Place (95-1017);
21	"Two-Way Stop" sign, stopping South Throop Street for West 114th Place (95-1016);
21	"Two-Way Stop" sign, stopping South Elizabeth Street for West 114th Street (95-1015);

Ward	Type Of Sign And Location
21	"Two-Way Stop" sign, stopping West 114th Place for South Ada Street (95-1014);
21	"Two-Way Stop" sign, stopping South Carpenter Street for West 113th Place (95-1013);
23	"Two-Way Stop" sign, stopping West 53rd Street for South Kilpatrick Avenue (95-1032);
24	"All-Way Stop" sign, at South Karlov Avenue and West Fifth Avenue (95-0955);
24	"Two-Way Stop" sign, stopping West Fifth Avenue for South Kedvale Avenue (95-0956);
25	"All-Way Stop" sign, at South Wolcott Avenue and West 21st Place (95-1031);
27	"Stop" sign, stopping North Trumbull Avenue for West Huron Street (95-1058);
27	"Four-Way Stop" sign, at North Green Street and West Huron Street (95-1065);
27	"Two-Way Stop" sign, at North Troy Street and West Ohio Street (95-1052);
27	"Two-Way Stop" sign, at North Albany Avenue and West Ohio Street (95-1051);
27	"Two-Way Stop" sign, stopping North Albany Avenue and West Franklin Boulevard (95-1042);

Ward	Type Of Sign And Location
27	"Four-Way Stop" sign, at West Lake Street and North Paulina Street (95-1257);
27	"Two-Way Stop" sign, at North Troy Street and West Huron Street (95-1049);
27	"Stop" sign, at West Huron Street for North Sawyer Avenue (95-1063);
27	"Two-Way Stop" sign, stopping North Albany Avenue for West Huron Street (95-1050);
29	"One-Way Stop" sign, stopping North Parkside Avenue for West Altgeld Street (95-1075);
29	"Two-Way Stop" sign, at West Adams Street and South Laramie Avenue (95-1267);
30	"All-Way Stop" sign, at West George Street and North Luna Avenue (95-1084);
30	"All-Way Stop" sign, at West Schubert Avenue and North Laverne Avenue (95-1079);
30	"All-Way Stop" sign, at West Melrose Avenue and North Karlov Avenue (95-1086);
30	"All-Way Stop" sign, at West School Street and North Kilbourn Avenue (95-1078);
31	"All-Way Stop" sign, at West Parker Avenue and North Kilbourn Avenue (95-1092);

Ward	Type Of Sign And Location
31	"All-Way Stop" sign, at North Lavergne Avenue and West Belden Avenue (95-1090);
31	"One-Way Stop" sign, stopping West Belden Avenue at North Ridgeway Avenue (95-1094);
31	"All-Way Stop" sign, at North Lawler Avenue and West Dickens Avenue (95-1091);
32	"All-Way Stop" sign, at West Nelson Street and North Lakewood Avenue (95-0916);
33	"All-Way Stop" sign, at North Whipple Street and West Cullom Avenue (95-0915);
33	"All-Way Stop" sign, at North Troy Street and West Cullom Avenue (95-0914);
33	"All-Way Stop" sign, at North Albany Avenue and West Berteau Avenue (95-0919);
33	"All-Way Stop" sign, at North Albany Avenue and West Cullom Avenue (95-0921);
33	"All-Way Stop" sign, at West Berteau Avenue and North Troy Street (95-0913);
36	"One-Way Stop" sign, stopping North Page Avenue for West Byron Street (95-032);

Ward	Type Of Sign And Location
36	"Two-Way Stop" sign, stopping North Osage Avenue for West Cahill Terrace (95-0933);
36	"All-Way Stop" sign, at North Sayre Avenue and West Roscoe Street (95-1286);
36	"One-Way Stop" sign, stopping North Neva Avenue for West Roscoe Street (95-0925);
37	"All-Way Stop" sign, at North Keeler Avenue and West Hirsch Street (95-1110);
37	"All-Way Stop" sign, at North Keeler Avenue and West Kamerling Avenue (95-1112);
38	"One-Way Stop" sign, stopping North Parkside Avenue, for West Cullom Avenue (95-1120);
38	"All-Way Stop" sign, at North Marmora Avenue and West Newport Avenue (95-1118);
38	"Two-Way Stop" sign, stopping North Lockwood Avenue for West Warner Avenue (95-1117);
38	"All-Way Stop" sign, at North Menard Avenue and West Waveland Avenue (95-1116);
40	"All-Way Stop" sign, at North Ravenswood Avenue and West Berwyn Avenue (95-1128);
40	"All-Way Stop" sign, at North Paulina Street and West Catalpa Avenue (95-1123);

Ward	Type Of Sign And Location
40	"One-Way Stop" sign, stopping West Farragut Avenue for North Ravenswood Avenue (95-1127);
40	"One-Way Stop" sign, stopping West Summerdale Avenue for North Ravenswood Avenue (95-1126);
42	"All-Way Stop" sign, at North Wabash Avenue (lower level) and East Hubbard Street (95-1147);
42	"All-Way Stop" sign, at North Dearborn Street and West Hubbard Street;
44	"All-Way Stop" sign, at North Lakewood Avenue and West Newport Avenue (95-1166);
46	"Stop" sign, for north/southbound traffic at the alley of the 4400 block of North Magnolia Avenue where it intersects with West Sunnyside Avenue (95-1172);
46	"Stop" sign, for north/southbound traffic at the alley of the 4400 block of North Beacon Avenue at intersection with West Sunnyside Avenue (95-1171);
46	"Stop" sign, for north/southbound traffic at the alley of the 4500 block of North Beacon Avenue where it intersects with West Sunnyside Avenue (95-1175);
46	"Stop" sign, for north/southbound traffic at the alley of the 4500 block of North Magnolia Avenue where it intersects with West Sunnyside Avenue (95-1173);

Ward	Type Of Sign And Location
48	"All-Way Stop" sign, at North Glenwood Avenue and West Rosedale Avenue (95-1182).

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

*Installation Of "Closed To Traffic" 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 install "Closed to Traffic" signs, at the below listed locations:

Ward	Location
2	Area bounded by West 15th Place (95-0980);
2	Area bounded by South Calumet Avenue, East Cermak Road, the southerly line of East 23rd Street and the westerly right-of-way line of the Illinois Central Gulf Railroad (95-0979);
18	In the 1500 block of West 84th Street -- 8:30 A.M. to 9:00 A.M. and 2:15 P.M. to 2:45 P.M. -- all school days (1995 -- 1996 school year) (95-1221);
18	West 80th Street, between South Maplewood Avenue and South Talman Avenue -- 8:15 A.M. to 3:00 P.M. -- September 1, 1995 through completion of construction (95-1222);

Ward

Location

18

In the 8200 block of South Christiana Avenue -- 7:30 A.M. to 8:00 A.M. and 1:30 P.M. to 2:00 P.M. -- on school days (1995 -- 1996 school year) (95-1223).

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

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**ESTABLISHMENT AND AMENDMENT OF WEIGHT LIMITATIONS  
ON PORTIONS OF SPECIFIED STREETS.**

The Committee on Traffic Control and Safety submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Your Committee on Traffic Control and Safety, to which was referred (July 13 and August 2, 1995) proposed ordinances to establish and amend the allowable weight limit for trucks and commercial vehicles on portions of designated 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) BURTON F. NATARUS,  
*Chairman.*

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 Weight Limitation.*

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

SECTION 1. Pursuant to Title 9, Chapter 72, Section 030 of the Municipal Code of Chicago, the maximum weight permitted to be carried by any truck or commercial vehicle upon the following public ways between the limits indicated (except for the purpose of delivering or picking up material or merchandise) shall be as follows:

Ward	Location
25	South Shields Avenue, from West 30th Street to West 31st Street -- five tons (95-0957);
29	North Major Avenue, from West Fullerton Avenue to West Belmont Avenue -- five tons (95-1074).

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

*Amendment Of Weight Limitation.*

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

SECTION 1. Amend ordinance passed September 26, 1956 (Council Journal of Proceedings, page 3301) which reads:

"South Vernon Avenue, from East 71st Street to East 73rd Street"

by striking:

"East 71st Street"

and inserting:

"East 69th Street" (20th Ward) (95-0951).

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

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*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 Natarus 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 yeas and nays as follows:

Yeas -- None.

*Nays* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Alderman Beavers 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 1, 1995.

*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* the proposed ordinances and orders submitted herewith which were referred to your committee (March 9, April 15, May 2 and 17, June 14, July 13, August 2 and September 13, 1995) concerning traffic regulations and traffic signs, et cetera, as follows:

*Parking Prohibited At All Times:*

Ward	Location
11	At 3000 South Wallace Street. No City Council action necessary. Signs will be installed under City Code 9-64-100(h) (95-0984);
13	On West 62nd Street (north side) between South Kenneth Avenue and the alley west thereof. Request withdrawn (95-0781);
18	At 7922 South Ashland Avenue (at driveway). No City Council action necessary for driveway prohibition signs. Signs will be installed upon verification of driveway permit and receipt of necessary fees from applicant (95-0663);

Ward	Location
24	At 3860 West Ogden Avenue. Two percent handicapped (public benefit). Duplicate proposal. Previously recommended on proposal dated July 24, 1995 (95-1028);
42	At 1340 North State Parkway. Request withdrawn (95-1136).

*Parking Prohibited At All Times -- Handicapped:*

Ward	Location
6	At 9434 South Langley Avenue. Fails to meet fee requirement;
6	At 7951 South State Street. Fails to meet fee requirement;
6	At 7531 South Calumet Avenue. Fails to meet fee requirement;
6	At 7845 South St. Lawrence Avenue. Fails to meet fee requirement;
6	At 531 East 91st Street. Fails to meet fee requirement;
6	At 705 East 88th Street. Fails to meet fee requirement;
6	At 375 East 89th Street. Fails to meet fee requirement;
7	At 8510 South Burnham Avenue. Fails to meet fee requirement;
7	At 8625 South Saginaw Avenue. Insufficient fire hydrant clearance;
7	At 8500 South Essex Avenue. Applicant changed her mind;

Ward	Location
8	At 9325 South Euclid Avenue. Fails to meet fee requirement;
8	At 1408 East 91st Street. Duplicate;
8	At 8201 South Maryland Avenue. Duplicate;
8	At 8419 South Maryland Avenue. Duplicate;
9	At 10605 South Indiana Avenue. Fails to meet fee requirement;
10	At 10501 South Torrence Avenue. Two percent handicapped (public benefit). Duplicate proposal. Previously passed March 9, 1995 (Council Journal of Proceedings, page 66182). Signs are posted (95- 0940);
15	At 6348 South Seeley Avenue. Fails to meet fee requirement;
16	At 1351 West Garfield Boulevard. Bus stop;
18	At 8351 South Seeley Avenue. Fails to meet fee requirement;
18	At 8031 South Ada Street. Duplicate;
18	At 8147 South Francisco Avenue. Insufficient alleyway clearance;
19	At 11226 South Sacramento Avenue. Insufficient driveway clearance;
19	At 1814 West 103rd Street. Request withdrawn (95-1011);

Ward	Location
20	At 6829 South Prairie Avenue. Duplicate;
21	At 8810 South Racine Avenue. Fails to meet fee requirement;
21	At 9003 South Morgan Street. Fails to meet fee requirement;
21	At 9029 South Bishop Street. Fails to meet fee requirement;
21	At 1124 West 112th Place. Insufficient fire hydrant clearance and applicant has no handicapped plates or placard on file;
22	At 2432 South Drake Avenue. Fails to meet fee requirement;
23	At 5224 South Lorel Avenue. Fails to meet fee requirement;
23	At 4739 South Laporte Avenue. Fails to meet fee requirement;
23	At 3709 West 57th Street. Fails to meet fee requirement;
24	At 3936 West 19th Street. Duplicate;
26	At 1940 North Central Park Avenue. Fails to meet fee requirement;
27	At 945 -- 947 West Huron Street. Fails to meet building zone requirement;
28	At 305 South Central Park Avenue. Fails to meet fee requirement;

Ward	Location
28	At 2838 West Roosevelt Road. Fails to meet fee requirement;
28	At 1835 South Spaulding Avenue. Wants signs in front of church at different location;
28	At 4918 West Washington Boulevard. Duplicate;
29	At 1007 North Menard Avenue. Fails to meet fee requirement;
29	At 5237 West Jackson Boulevard. Duplicate;
32	At 1959 West Dickens Avenue. Fails to meet fee requirement;
32	At 2333 West Belden Avenue. Fails to meet fee requirement;
33	At 4237 North Francisco Avenue. Fails to meet fee requirement;
34	At 12324 South Lowe Avenue. Fails to meet fee requirement;
34	At 950 West Vermont Avenue. Fails to meet fee requirement;
34	At 147 West 113th Place. Fails to meet fee requirement;
34	At 11432 South Wentworth Avenue. Fails to meet building zone requirement;
36	At 3754 North Oleander Avenue. Fails to meet fee requirement;
37	At 224 North Lorel Avenue. Fails to meet fee requirement;

Ward	Location
37	At 5520 West Cortez Street. Fails to meet fee requirement;
37	At 5407 West Crystal Street. Fails to meet fee requirement;
37	At 4811 West Wabansia Avenue. Fails to meet fee requirement;
38	At 5001 West Henderson Street. Fails to meet fee requirement;
38	At 5849 West Newport Avenue. Fails to meet fee requirement;
38	At 3923 North Neva Avenue. Fails to meet fee requirement;
40	At 2438 West Carmen Avenue. Insufficient fire hydrant clearance;
43	At 2628 North Wilton Avenue. Fails to meet fee requirement;
45	At 5554 North Major Avenue. Fails to meet fee requirement;
48	At 1047 West Balmoral Avenue. Fails to meet fee requirement.

*Parking Limited:*

Ward	Location
29	At North Laramie Avenue, from West Grand Avenue to West Harrison Street -- 7:00 A.M. to 9:00 P.M. -- Monday through Friday. Duplicate proposal. Previously recommended on proposal dated March 9, 1995 (95-1077);

Ward	Location
29	At North Laramie Avenue (east side) from West Grand Avenue to West Harrison Street -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday. Duplicate proposal. Previously recommended on proposal dated March 9, 1995 (95-1076);

*Loading Zones:*

Ward	Location
23	At 5748 South Archer Avenue, from a point 50 feet west of South Long Avenue, to a point 25 feet west thereof -- 6:30 A.M. to 6:30 P.M. -- Monday through Friday. Request withdrawn (95-0809);
27	At 118 North Clinton Street -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday. Duplicate proposal. Previously recommended on proposal dated June 14, 1995;
27	At 941 -- 943 West Randolph Street -- 6:00 A.M. to 6:00 P.M. -- Monday through Friday and 6:00 A.M. to 2:00 P.M. -- Saturday. Duplicate proposal. Previously recommended on proposal dated May 17, 1995 (95-1060);
27	At 929 West Randolph Street -- 5:00 A.M. to 4:00 P.M. -- Sunday through Saturday. This location falls within a no parking anytime zone (95-1070);

Ward	Location
38	North Oak Park Avenue (east side) from West Montrose Avenue, to a point 600 feet south thereof -- handicapped -- 7:00 A.M. to 7:00 P.M. -- Monday through Saturday. No City Council action necessary for the installation of "No Parking Of Truck" signs. Signs will be posted (95-1122);
38	At 4250 North McVicker Avenue (both sides) -- handicapped -- at all times. Request withdrawn by requestor (95-1043);
38	At 6027 West Irving Park Road -- 8:00 A.M. to 8:00 P.M. -- Monday through Saturday. Location falls within a "No Parking Anytime Zone".

*Miscellaneous Signs:*

Ward	Location
15	On South Damen Avenue (both sides) from West 69th to West 74th Street -- "No Loitering Or Drinking On The Public Way" signs. No City Council action necessary. Signs will be posted under City Code 8-4-030 (95-0996);
15	On West 71st Street (both sides) from South Ashland Avenue to South Hamilton Avenue -- "No Loitering And No Drinking On The Public Way" signs. No City Council action necessary. Signs will be posted under City Code 8-4-030 (95-0998);

Ward	Location
36	The first east/west alley north of West North Avenue, between North Nashville Avenue and North Natchez Avenue, "Slow -- Children Playing" signs. No City Council action necessary for the installation of "Children Playing" signs. Signs will be installed (95-0930);
36	At the "T" point in back of 6500 West North Avenue in the east/west alley between North Nashville Avenue and North Natchez Avenue, "Slow -- Children Playing" signs. Duplicate proposal. Previously recommended on proposal dated July 13, 1995 (95-0924);
50	In the 2900 block of West Chase Avenue, "Slow -- Children Playing" signs. No City Council action necessary for warning signs. Requested signs will be posted (95-1185).

*Parking Meter:*

Ward	Location
42	East Water Street (both sides) between New Street and North Michigan Avenue -- 30 minute meters -- two hour limit -- Monday through Saturday -- 8:00 A.M. to 9:00 P.M. -- unless otherwise posted, 25 cents. Cramped conditions due to numerous driveways and loading zones.

*Service Drive Diagonal Parking:*

Ward	Location
45	At 4922 and 4936 North Mango Avenue (within a cul-de-sac) (95-1167).

*Single Direction:*

Ward	Location
4	East 37th Place, from South Cottage Grove Avenue to South Vincennes Avenue -- westerly. It is against City policy to install signs on a private street (95-0961);
30	West Cullom Avenue, from North Harding Avenue to North Lawndale Avenue -- westerly. Traffic engineering study indicates proposed one-way change would result in hazardous community access problems (95-1081);
38	In the 4400 block of North Mango Avenue -- northerly. Traffic engineering study indicates proposed one-way change is inconsistent with established one-way pattern for area (95-1119).

*Speed Limitation:*

Ward	Location
15	West 71st Street, from South Ashland Avenue to South Hamilton Avenue -- twenty miles per hour. Twenty mile per hour speed limit is against department policy. Not practical to enforce (95-1213);

## Ward

## Location

22

In the 2200 to 2300 blocks of South Springfield Avenue -- fifteen miles per hour. Fifteen mile per hour speed limit is against department policy. Not practical to enforce (95-1232).

*Through Traffic Prohibited:*

## Ward

## Location

35

At 2546 North Richmond Street to 2900 west on the corner of West Altgeld Street. No City Council action necessary for the installation of "Through Traffic Prohibited" signs. Signs will be posted (95-0923).

*Tow-Zones:*

## Ward

## Location

1

West Division Street, from North Noble Street to North California Avenue -- street cleaning tow-away zone, (north side) Thursday -- 7:00 A.M. to 9:00 A.M. (south side) Tuesday 7:00 A.M. to 9:00 A.M.. No City Council action necessary for street cleaning signs. Signs will be posted under City Traffic Code 9-64-040 (95-0928);

Ward	Location
2	At 1130 South Michigan Avenue, alley between 1100 and 1200 South Michigan Avenue -- at all times. Ordinance not needed. Appropriate signs will be posted (95-0977);
22	West 31st Street (south side) from South California Avenue to the private access alley next to and west of South California Avenue -- at all times. Request withdrawn by requestor (95-0608);
14	West 47th Street (north side) from South California Avenue to South Archer Avenue -- street cleaning/tow-away zone -- 7:00 A.M. to 9:00 A.M. -- Wednesday, April 1 to November 15. No City Council action necessary for street cleaning signs. Requested signs will be posted under City Code 9-64-040(b) (95-0992);
14	South Kedzie Avenue (west side) from 3900 south to West 67th Street -- street cleaning/tow-away zone -- 7:00 A.M. to 9:00 A.M. -- Tuesday, April 1 to November 15. No City Council action necessary for street cleaning signs. Requested signs will be posted under City Code 9-64-040(b) (95-0993);
14	West 63rd Street (north side) from South California Avenue to South Kedzie Avenue -- street cleaning/tow-away zone -- 7:00 A.M. to 9:00 A.M. -- Monday through Friday -- April 1 to November 15. No City Council action necessary for street cleaning signs. Requested signs will be posted under City Code 9-64-040(b) (95-0990);

Ward	Location
14	West 63rd Street (south side) from South St. Louis Avenue to South California Avenue -- street cleaning/tow-away zone -- 7:00 A.M. to 9:00 A.M. -- Wednesday, April 1 to November 15. No City Council action necessary for street cleaning signs. Requested signs will be posted under City Code 9-64-040(b) (95-0994);
14	South Archer Avenue (north side) from South Western Avenue to West 47th Street -- street cleaning/tow-away zone -- 7:00 A.M. to 9:00 A.M. -- Monday, April 1 to November 15. No City Council action necessary for street cleaning signs. Requested signs will be posted under City Code 9-64-040(b) (95-0991);
31	West Homer Street (north side) from a point 60 feet west of North Kilbourn Avenue, to a point 65 feet west thereof -- 7:00 A.M. to 5:00 P.M. -- Monday through Friday. Duplicate proposal. Previously recommended on proposal dated September 13, 1995;
32	North Ravenswood Avenue (west side) from West Addison Street to a point 100 feet north thereof. Duplicate proposal. Previously passed on May 19, 1937 (Council Journal of Proceedings, page 3800). Signs are properly posted (95-1097).

*Traffic Warning Signs And Signals:*

Ward	Location
5	"Stop" signs, stopping east and westbound traffic, at the intersection of East 76th Street and South Dante Avenue. East 76th Street is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-0963);
8	"All-Way Stop" signs at East 83rd Street and South Paxton Avenue. East 83rd Street is an arterial street. An engineering study indicates that "All-Way Stop" signs are not warranted according to established federal and state standards (95-0972);
11	"Stop" sign, stopping eastbound traffic at the intersection of South Union Avenue and West 49th Street. Previously passed under through street ordinance passed July 28, 1932 (Council Journal of Proceedings, page 2821) (95-0983);
15	"Two-Way Stop" signs, at the intersection of West 67th Street and South Winchester Avenue. West 67th Street is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-0997);

Ward	Location
17	"Stop" sign, stopping east/westbound traffic on West 71st Street at South Bishop Street. West 71st Street is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-1215);
18	"Stop" signs, on West 82nd Street (one-way street/westerly) at South Wolcott Avenue. Duplicate proposal. Previously passed April 15, 1995 (Council Journal of Proceedings, page 6739). Signs are posted (95-1003);
23	"Stop" signs, for east/westbound traffic on West 51st Street at South Lotus Avenue. West 51st Street is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-1023);
23	"Stop" signs, for east/westbound traffic on West 51st Street at South Linder Avenue. West 51st Street is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvement (95-1022);
24	"Two-Way Stop" sign, stopping east/westbound traffic on West Polk Street at South St. Louis Avenue. West Polk Street is an arterial street. An engineering study indicates that "All-Way Stop" signs are not warranted according to established federal and state standards (95-1233);

Ward	Location
28	"Four-Way Stop" signs at West Lexington Street and South California Avenue. South California Avenue is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-1073);
30	"Four-Way Stop" signs at West School Street and South Kenneth Avenue. Request withdrawn (95-1089);
35	"Stop" sign, at the corner of North Kedzie Avenue and North Palmer Street at the curve facing northwest. North Kedzie Avenue is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-1104);
36	"Three-Way Stop" signs, West Cahill Drive and North Osage Avenue. Duplicate proposal. Previously recommended on proposal dated July 13, 1995 (95-0931);
36	"Four-Way Stop" signs, West Cortland Avenue and North Oak Park Avenue. North Oak Park Avenue is a federal aid route. "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-1107);

Ward	Location
36	"Stop" signs, stopping north/southbound traffic on North Oak Park Avenue at West Belden Avenue. North Oak Park Avenue is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-1287);
36	"Stop" signs, stopping east/westbound traffic on West Belmont Avenue at North Plainfield Avenue. West Belmont Avenue is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-1288);
36	"Two-Way Stop" signs, stopping east/westbound traffic on West Diversey Avenue at North Meade Avenue. West Diversey Avenue is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-1289);
37	"Four-Way Stop" signs, North Karlov Avenue and West Kamerling Avenue. Duplicate proposal. Previously passed October 15, 1987 (Council Journal of Proceedings, page 5253). Signs are posted (95-1113);
37	"Four-Way Stop" signs, North Karlov Avenue and West Hirsch Street. Duplicate proposal. Previously passed November 6 1991 (Council Journal of Proceedings, page 7283). Signs are posted (95-1111);

Ward	Location
37	"Two-Way Stop" signs, northbound/southbound traffic in the alley at approximately 4014 West Kamerling Street and West Hirsch Street. Against City policy to post "Stop" signs in alley. Survey will be conducted and appropriate warning signs installed (95-0602);
42	"Left Turn Arrow" signal system, at North Columbus Drive onto East Illinois Street. No Council action required. Left turn arrows are being installed and have been funded (95-1319);
43	"Stop" signs at West Concord Place and North Clybourn Avenue. North Clybourn Avenue is a federal aid route. "Stop" signs are not warranted. Unwarranted "Stop" signs on a federal aid route could jeopardize federal funding for street improvements (95-1156).

*Weight Limitations:*

Ward	Location
37	North Pine Avenue, from West Chicago Avenue to West Lake Street -- five tons. Duplicate proposal. Previously passed December 23, 1959 (Council Journal of Proceedings, page 1852). Signs are installed (95-1109).

*Amend Parking Prohibited At All Times:*

Ward	Location
42	Amend by adding tow-away zone at 1012 North Astor Street. Request withdrawn;
43	Repeal parking prohibited at all times located at 1816 North Clark Street. No City Council action necessary for removal of parking meters necessitated as part of parking prohibitions established by previous ordinance (95-1155).

*Amend Parking Prohibited At All Times -- Handicapped:*

Ward	Location
40	Relocate "Handicapped Parking" signs from 4864 North Talman Avenue to 4147 North Kedvale Avenue. Applicant changed her mind.

*Amend Parking Prohibited During Specified Hours:*

Ward	Location
15	Repeal "Parking Prohibited During Specified Hours -- 4:00 P.M. To 6:00 P.M. -- Monday Through Friday" signs located on West 63rd Street, in the 2300 block. Rush hour parking controls needed for traffic control (95-1211);

Ward	Location
38	Repeal "Parking Prohibited During Specified Hours -- 7:00 A.M. To 9:00 A.M. And 4:00 P.M. To 6:00 P.M." signs located on North Laramie Avenue (west side) from West Warwick Avenue to North Hutchinson Street. Duplicate proposal. Previously recommended on proposal dated March 9, 1995.

*Amend Loading Zones:*

Ward	Location
44	Amend loading zone located at 3146 North Sheffield Avenue by striking: "4:00 P.M. To 1:00 A.M. -- Monday Through Thursday -- 4:00 P.M. To 2:00 A.M. -- Saturday And Sunday" and inserting: "4:00 P.M. To 2:00 A.M. -- daily". Duplicate proposal. Previously passed November 6, 1992 (Council Journal of Proceedings, page 23378) (95-1162).

*Amend Single Direction:*

Ward	Location
26	West Charleston Avenue, lying between North Western Avenue and the first alley west thereof. Duplicate proposal. Ordinance amended February 3, 1987 (Council Journal of Proceedings, page 39219) (95-1036).

*Amend Tow-Away Zone:*

Ward	Location
40	Amend tow-away zone on "West Peterson Avenue, from North Damen Avenue to North Western Avenue" by striking: "Western Avenue" and inserting: "North Ravenswood Avenue". Duplicate proposal. Previously recommended on proposal dated May 2, 1995 (95-1046);
40	Amend tow-away zone on "West Peterson Avenue, from North Damen Avenue to North Western Avenue" by striking: "North Damen Avenue" and inserting: "North Ravenswood Avenue". Duplicate proposal. Previously recommended on proposal dated May 2, 1995 (95-1130).

*Removal Of Parking Meters:*

Ward	Location
33	Remove meters located at 3313, 3315 and 3317 West Irving Park Road. No City Council action necessary for removal of parking meters necessitated as part of parking prohibitions established by previous ordinance (95-0910);
44	Remove meters located at 3330 North Clark Street. No City Council action necessary for removal of parking meters necessitated as part of parking prohibition established by previous ordinance (95-1165).

These *Do Not Pass* recommendations were concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) BURTON F. NATARUS,  
*Chairman.*

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COMMITTEE ON TRANSPORTATION AND  
PUBLIC WAY.

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APPOINTMENT OF MR. THOMAS R. WALKER AS COMMISSIONER  
OF DEPARTMENT OF TRANSPORTATION.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Approve* a communication introduced by The Honorable Richard M. Daley, Mayor, requesting the appointment of Thomas R. Walker as Commissioner of the Department of Transportation. This communication was referred to the committee on October 2, 1995.

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 committee's recommendation was *Concurred In* and the said proposed appointment of Mr. Thomas R. Walker as Commissioner of the Department of Transportation was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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**AUTHORIZATION TO ACCEPT DEDICATIONS OF CERTAIN  
PARCELS OF REAL ESTATE, ACQUIRE OTHER  
PARCELS AND EXECUTE CONSTRUCTION  
AGREEMENTS FOR LAKE SHORE  
DRIVE PROJECT.**

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance introduced by The Honorable Richard M. Daley, Mayor, authorizing the Commissioner of Planning and Development to accept dedications of certain parcels of real estate, authorizing the Commissioner of Transportation to acquire other parcels of real estate and authorizing the Commissioner of Transportation to execute construction agreements for the Lake Shore Drive Project. This ordinance was referred to the committee on October 2, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, On May 19, 1993, the City Council of the City of Chicago approved an ordinance authorizing the Mayor to execute and the City Clerk to attest an Intergovernmental Cooperation Agreement -- McCormick Place Expansion ("McCormick Place Agreement") between the City and the Metropolitan Pier and Exposition Authority ("M.P.E.A."); and

WHEREAS, On May 20, 1993, the City and the M.P.E.A. entered into the McCormick Place Agreement; and

WHEREAS, The McCormick Place Agreement provides for the M.P.E.A.'s funding of certain "off-site" roadway and other infrastructure improvements related to the M.P.E.A.'s expansion project at McCormick Place; and

WHEREAS, Among the projects to be funded by the M.P.E.A. is the Lake Shore Drive project which proposed to relocate the northbound lanes of South Lake Shore Drive from the eastern to the western side of Soldier Field, and extend East Roosevelt Road by means of a viaduct from South Indiana Avenue to South Columbus Drive and South Lake Shore Drive (the "Project"); and

WHEREAS, The Commissioner of Transportation has identified parcels of right-of-way necessary for the Project which parcels are shown in Exhibit A which is attached hereto and incorporated herein ("Parcels"); and

WHEREAS, The Parcels are currently owned, respectively, by the M.P.E.A., the Commuter Rail Division of the Regional Transportation Authority ("METRA"), and the developer of the Central Station project; and

WHEREAS, The McCormick Place Agreement provides for the dedication to the City of Parcels owned by M.P.E.A. for the Project without compensation; and

WHEREAS, On October 13, 1994, the Chicago Plan Commission adopted a resolution pursuant to the Lake Michigan and Chicago Lakefront Protection Ordinance granting approval of an application submitted by METRA for the development of an 83,100 square foot maintenance facility at the Weldon Yards Site, which is located west of South Lake Shore Drive at approximately East 15th Street; and

WHEREAS, Such approval is conditioned upon METRA's dedication to the City of Parcels necessary for the Project without compensation; and

WHEREAS, The City Council approved the rezoning of the property located west of the Project to Residential Business Planned Development on April 25, 1990, (Council Journal of Proceedings, pages 15199 -- 15201), and on July 31, 1990, the City Council approved the Plan of Development for such property (Council Journal of Proceedings, pages 19893 -- 19921); and

WHEREAS, The Plan of Development requires that the developer of such property dedicate to the City certain Parcels necessary for the Project without compensation; and

WHEREAS, In addition to the Parcels which the Plan of Development requires to be dedicated, the Commissioner of Transportation has identified other specific Parcels which are owned by the developer of such property and which are necessary for the construction, operation and maintenance of the project ("Additional Parcels"); and

WHEREAS, The City desires to accept such dedication of Parcels, acquire the Additional Parcels, and enter into agreements to provide for the various construction activities necessary to be undertaken by the City to permit the dedication of the Parcels and the acquisition of the Additional Parcels; and

WHEREAS, The costs of the acquisition of the Additional Parcels and the costs of construction activities are eligible expenses for which the City would be reimbursed by the M.P.E.A. pursuant to the McCormick Place Agreement; and

WHEREAS, The City of Chicago is a home rule municipality pursuant to Article VII, Section 6 of the Illinois Constitution of 1970, and as such may exercise any power and perform any function related to its government and affairs; now, therefore,

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

SECTION 1. It is useful, necessary, and advantageous for the City to acquire title to the real property identified in Exhibit A which is attached hereto and incorporated herein, for purposes of the construction, operation, and maintenance of the project.

SECTION 2. The Commissioner of Planning and Development is hereby authorized to accept dedications and conveyances of those Parcels required to be dedicated pursuant to the McCormick Place Agreement, the Resolution, and the Plan of Development described above, subject to the approval of the Corporation Counsel as to form and legality.

SECTION 3. The Commissioner of Transportation is hereby authorized to negotiate, on behalf of the City of Chicago, with the owners of the Additional Parcels to acquire such property for the project. In the event a settlement is reached with an owner, the Commissioner is hereby authorized to acquire such Parcel or rights at the agreed price, subject to reimbursement by the Metropolitan Pier and Exposition Authority pursuant to the McCormick Place Agreement described above, and in accordance with all applicable laws and regulations.

SECTION 4. In the event that the Commissioner of Transportation is unable to negotiate or agree with an owner of an Additional Parcel, or the owner is unable to convey clear title to any such Additional Parcel, then the Commissioner shall report such fact to the Corporation Counsel who is hereby authorized to institute proceedings in eminent domain to acquire such Additional Parcel in accordance with the laws of the State of Illinois.

SECTION 5. The Commissioner of Transportation is hereby authorized to execute such agreements as shall be necessary and appropriate to provide for the various construction activities which are necessary and appropriate to permit the dedications and acquisitions described in Sections 2 and 3 of this ordinance subject to reimbursement by the Metropolitan Pier and Exposition Authority pursuant to the McCormick Place Agreement described above, and subject to the approval of the Corporation Counsel as to form and legality.

SECTION 6. This ordinance shall be in effect upon its passage and approval in accordance with law.

Exhibit "A" referred to in this ordinance reads as follows:

*Exhibit "A".*

## Parcel 1:

The land, property and space in the north half of fractional Section 22, Township 39 North, Range 14 East of the Third Principal Meridian, lying west of the easterly right-of-way line of the Illinois Central Railroad Company, as established in Schedule III of the ordinance of the City of Chicago passed July 21, 1919, and recorded March 5, 1920, as Document No. 6753370, lying below a horizontal plane having an elevation of 65.00 feet above Chicago City Datum, and lying within the boundaries, projected vertically, of that part of said land, property and space described as follows:

commencing on said easterly right-of-way line of the Illinois Central Railroad Company, at the intersection of said line with the eastward extension of the north line of East 18th Street, said intersection being a point 708.495 feet (as measured along said eastward extension) east from the westerly right-of-way line of the Illinois Central Railroad Company, and running thence north 17 degrees, 50 minutes, 52 seconds west, along said easterly right-of-way line, a distance of 919.963 feet to the point of beginning for that part of said land, property and space hereinafter described; thence south 88 degrees, 28 minutes, 55 seconds west a distance of 86.630 feet; thence northwardly along the arc of a circle, convex to the east, with a radius of 2,200.56 feet, the chord of said arc having a bearing of north 8 degrees, 37 minutes, 37 seconds west, an arc distance of 120.401 feet to the beginning of a compound curve; thence northwardly along the arc of a circle, convex to the east, with a radius of 3,198.311 feet, the chord of said arc having a bearing of north 11 degrees, 10 minutes, 25 seconds west, an arc distance of 109.324 feet to the beginning of a compound curve; thence northwardly along the arc of a circle convex to the east with a radius of 1,800.572 feet, the chord of said arc having a bearing of north 14 degrees, 53 minutes, 56 seconds west, an arc distance of 172.578 feet; thence north 17 degrees, 38 minutes, 40 seconds west, along a straight line tangent to the last described arc of a circle, a distance of 118.068 feet; thence north 17 degrees, 55 minutes, 52 seconds west along a straight line, a distance of 328.988 feet to an intersection with a line which is 500.00 feet south from and parallel with the eastward extension of the south line of East 14th Street, as said street was opened by ordinance of the City of Chicago passed August 11, 1864; thence north 88 degrees, 28 minutes, 49 seconds east, along said parallel line, a distance of 44.104 feet to an intersection with the aforesaid easterly right-of-way line of the Illinois Central Railroad Company, as established by said ordinance of July 21, 1919; thence south 17 degrees, 50 minutes, 52 seconds east, along said

easterly right-of-way line, a distance of 858.705 feet to the point of beginning, in Cook County, Illinois.

Parcel 1A:

The land, property and space in the north half of fractional Section 22, Township 39 North, Range 14 East of the Third Principal Meridian, lying west of the easterly right-of-way line of the Illinois Central Railroad Company, as established in Schedule III of the ordinance of the City of Chicago passed July 21, 1919, and recorded March 5, 1920 as Document No. 6753370, lying above a horizontal plane having an elevation of 65.00 feet above Chicago City Datum, and lying within the boundaries, projected vertically, of that part of said land, property and space described as follows:

commencing on said easterly right-of-way line of the Illinois Central Railroad Company, at the intersection of said line with the eastward extension of the north line of East 18th Street, said intersection being a point 708.495 feet (as measured along said eastward extension) east from the westerly right-of-way line of the Illinois Central Railroad Company, and running thence north 17 degrees, 50 minutes, 52 seconds west, along said easterly right-of-way line, a distance of 919.963 feet to the point of beginning for that part of said land, property and space hereinafter described:

thence south 88 degrees, 28 minutes, 55 seconds west, a distance of 86.630 feet; thence northwardly along the arc of a circle convex to the east with a radius of 2,200.56 feet, the chord of said arc having a bearing of north 8 degrees, 37 minutes, 37 seconds west, an arc distance of 120.401 feet to the beginning of a compound curve; thence northwardly along the arc of a circle, convex to the east, with a radius of 3,198.311 feet, the chord of said arc having a bearing of north 11 degrees, 10 minutes, 25 seconds west, an arc distance of 109.324 feet to the beginning of a compound curve; thence northwardly along the arc of a circle, convex to the east, with a radius of 1,800.572 feet, the chord of said arc having a bearing of north 14 degrees, 53 minutes, 56 seconds west, an arc distance of 172.578 feet; thence north 17 degrees, 38 minutes, 40 seconds west, along a straight line tangent to the last described arc of a circle, a distance of 118.068 feet; thence north 17 degrees, 55 minutes, 52 seconds west, along a straight line, a distance of 328.988 feet to an intersection with a line which is 500.00 feet south from and parallel with the eastward extension of the south line of East 14th Street, as said street was opened by ordinance of the City of Chicago passed August 11, 1864; thence north 88 degrees, 28 minutes, 49 seconds east, along said parallel line, a distance of 44.104 feet to an intersection with the aforesaid easterly right-of-way line of the Illinois Central Railroad Company, as established by said ordinance of July 21, 1919; thence south 17 degrees, 50 minutes, 52 seconds east,

along said easterly right-of-way line, a distance of 858.705 feet to the point of beginning, in Cook County, Illinois.

Parcel 2:

The land, property and space in the north half of fractional Section 22, Township 39 North, Range 14 East of the Third Principal Meridian, lying West of the easterly right-of-way line of the Illinois Central Railroad Company, as established in Schedule III of the ordinance of the City of Chicago passed July 21, 1919, and recorded March 5, 1920, as Document No. 6753370, and by deed recorded February 9, 1923, as Document No. 7403194, lying below a horizontal plane having an elevation of 28.10 feet above Chicago City Datum, and lying within the boundaries, projected vertically, of that part of said land, property and space described as follows:

commencing on said easterly right-of-way line of the Illinois Central Railroad Company, at the intersection of said line with the eastward extension of the north line of East 18th Street, said intersection being a point 708.495 feet (as measured along said eastward extension) east from the westerly right-of-way line of the Illinois Central Railroad Company, and running thence north 17 degrees, 50 minutes, 52 seconds west, along said easterly right-of-way line, a distance of 1,778.668 feet to an intersection with a line which is 500.00 feet south from and parallel with the eastward extension of the south line of East 14th Street, as said street was opened by ordinance of the City of Chicago passed August 11, 1864, for the point of beginning for that part of said land, property and space hereinafter described:

thence south 88 degrees, 28 minutes, 49 seconds west, along said parallel line, a distance of 44.104 feet; thence north 17 degrees, 55 minutes, 52 seconds west, a distance of 51.119 feet; thence northwardly along the arc of a circle convex to the west, tangent to the last course, having a radius of 4,999.980 feet, the chord of said arc having a bearing of north 17 degrees, 13 minutes, 43 seconds west, an arc distance of 122.630 feet to the beginning of a compound curve; thence northwardly along the arc of a circle convex to the west, having a radius of 2,200.478 feet, the chord of said arc having a bearing of north 15 degrees, 29 minutes, 22 seconds west, an arc distance of 79.612 feet to the beginning of a compound curve; thence northwardly along the arc of a circle convex to the west, having a radius of 5,199.363 feet, the chord of said arc having a bearing of north 13 degrees, 09 minutes, 32 seconds west, an arc distance of 234.852 feet; thence north 11 degrees, 51 minutes, 54 seconds west, along a straight line tangent to the last described arc of a circle, a distance of 127.483 feet; thence northwardly along the arc of a circle convex to the east, tangent to the last described straight line, having a radius of 3,049.978 feet, the chord of said arc having a bearing of

north 13 degrees, 10 minutes, 30 seconds west, an arc distance of 139.462 feet to the beginning of a compound curve; thence northwardly along the arc of a circle convex to the east, having a radius of 2,400.024 feet, the chord of said arc having a bearing of north 16 degrees, 12 minutes, 12 seconds west, an arc distance of 143.957 feet; thence north 17 degrees, 55 minutes, 18 seconds west, along a straight line tangent to the last described arc of a circle, a distance of 607.442 feet; thence north 17 degrees, 09 minutes, 24 seconds west, a distance of 244.291 feet to the south line of 12th Street (Roosevelt Road), as widened and extended east by the aforesaid ordinance of the City of Chicago passed July 21, 1919; thence north 88 degrees, 25 minutes, 32 seconds east, along said south line of 12th Street, a distance of 39.232 feet to the aforesaid easterly right-of-way line of the Illinois Central Railroad Company, as established by said ordinance of July 21, 1919; thence south 17 degrees, 50 minutes, 52 seconds east, along said easterly right-of-way line, a distance of 989.592 feet; thence south 12 degrees, 38 minutes, 14 seconds east, along that portion of said easterly right-of-way line established by the aforesaid deed recorded as Document No. 7403194, a distance of 550.575 feet; thence south 17 degrees, 50 minutes, 52 seconds east, along said easterly right-of-way line, as established by said ordinance of July 21, 1919, a distance of 212.205 feet to the point of beginning, in Cook County, Illinois.

Parcel 2A:

The land, property and space in the north half of fractional Section 22, Township 39 North, Range 14, East of the Third Principal Meridian, lying west of the easterly right-of-way line of the Illinois Central Railroad Company, as established in Schedule III of the ordinance of the City of Chicago passed July 21, 1919, and recorded March 5, 1920, as Document No. 6753370, and by deed recorded February 9, 1923, as Document No. 7403194, lying above a horizontal plane having an elevation of 28.10 feet above Chicago City Datum, and lying within the boundaries, projected vertically, of that part of said land, property and space, described as follows:

commencing on said easterly right-of-way line of the Illinois Central Railroad Company, at the intersection of said line with the eastward extension of the north line of East 18th Street, said intersection being a point 708.495 feet (as measured along said eastward extension) east from the westerly right-of-way line of the Illinois Central Railroad Company, and running thence north 17 degrees, 50 minutes, 52 seconds west, along said easterly right-of-way line, a distance of 1,778.668 feet to an intersection with a line which is 500.00 feet south from and parallel with the eastward extension of the south line of East 14th Street, as said street was opened by ordinance of the City of Chicago

passed August 11, 1864, for the point of beginning for that part of said land, property and space hereinafter described:

thence south 88 degrees, 28 minutes, 49 seconds west, along said parallel line, a distance of 44.104 feet; thence north 17 degrees, 55 minutes, 52 seconds west, a distance of 51.119 feet; thence northwardly along the arc of a circle convex to the west, tangent to the last course, having a radius of 4,999.980 feet, the chord of said arc having a bearing of north 17 degrees, 13 minutes, 43 seconds west, an arc distance of 122.630 feet to the beginning of a compound curve; thence northwardly along the arc of a circle convex to the west, having a radius of 2,200.478 feet, the chord of said arc having a bearing of north 15 degrees, 29 minutes, 22 seconds west, an arc distance of 79.612 feet to the beginning of a compound curve; thence northwardly along the arc of a circle convex to the west, having a radius of 5,199.363 feet, the chord of said arc having a bearing of north 13 degrees, 09 minutes, 32 seconds west, an arc distance of 234.852 feet; thence north 11 degrees, 51 minutes, 54 seconds west, along a straight line tangent to the last described arc of a circle, a distance of 127.483 feet; thence northwardly along the arc of a circle convex to the east, tangent to the last described straight line, having a radius of 3,049.978 feet, the chord of said arc having a bearing of north 13 degrees, 10 minutes, 30 seconds west, an arc distance of 139.462 feet to the beginning of a compound curve; thence northwardly along the arc of a circle convex to the east, having a radius of 2,400.024 feet, the chord of said arc having a bearing of north 16 degrees, 12 minutes, 12 seconds west, an arc distance of 143.957 feet; thence north 17 degrees, 55 minutes, 18 seconds west, along a straight line tangent to the last described arc of a circle, a distance of 607.442 feet; thence north 17 degrees, 9 minutes, 24 seconds west, a distance of 244.291 feet to the south line of 12th Street (Roosevelt Road), as widened and extended east by the aforesaid ordinance of July 21, 1919; thence north 88 degrees, 25 minutes, 32 seconds east, along said south line of 12th Street, a distance of 39.232 feet to the aforesaid easterly right-of-way line of the Illinois Central Railroad Company, as established by said ordinance of July 21, 1919; thence south 17 degrees, 50 minutes, 52 seconds east, along said easterly right-of-way line, a distance of 989.592 feet; thence south 12 degrees, 38 minutes, 14 seconds east, along that portion of said easterly right-of-way line established by the aforesaid deed recorded as Document No. 7403194, a distance of 550.575 feet; thence south 17 degrees, 50 minutes, 52 seconds east, along said easterly right-of-way line, as established by said ordinance of July 21, 1919, a distance of 212.205 feet to the point of beginning, in Cook County, Illinois.

**Parcel 3:**

The land, property and space in fractional Sections 15 and 22, Township 39 North, Range 14 East of the Third Principal Meridian, lying west of the northward extension of the easterly right-of-way line of the Illinois Central Railroad Company, as established in Schedule III of the ordinance of the City of Chicago passed July 21, 1919, and recorded March 5, 1920, as Document No. 6753370, lying below a horizontal plane having an elevation of 28.10 feet above Chicago City Datum, and lying within the boundaries, projected vertically, of that part of said land, property and space, described as follows:

beginning on the north line of said fractional Section 22, being also the south line of said fractional Section 15, at its intersection with said northward extension of the easterly right-of-way line of the Illinois Central Railroad Company; and running thence south 17 degrees, 50 minutes, 52 seconds east, along said northward extension of said easterly right-of-way line, a distance of 88.546 feet, to an intersection with the south line of 12th Street (Roosevelt Road), as widened and extended east by said ordinance of July 21, 1919; thence south 88 degrees, 25 minutes, 32 seconds west, along said south line of 12th Street, a distance of 39.232 feet; thence north 17 degrees, 18 minutes, 26 seconds west, a distance of 88.307 feet to the north line of said fractional Section 22; thence continuing north 17 degrees, 18 minutes, 26 seconds west, a distance of 39.987 feet; thence north 09 degrees, 19 minutes, 58 seconds east, a distance of 79.795 feet to an intersection with the aforesaid northward extension of the easterly right-of-way line of the Illinois Central Railroad Company; thence south 17 degrees, 50 minutes, 52 seconds east, along said northward extension of said easterly right-of-way line, a distance of 121.719 feet to the point of beginning, in Cook County, Illinois.

**Parcel 3A:**

The land, property and space in fractional Sections 15 and 22, Township 39 North, Range 14 East of the Third Principal Meridian, lying west of the northward extension of the easterly right-of-way line of the Illinois Central Railroad Company, as established in Schedule III of the ordinance of the City of Chicago passed July 21, 1919, and recorded March 5, 1920, as Document No. 6753370, lying above a horizontal plane having an elevation of 28.10 feet above Chicago City Datum, and lying within the boundaries, projected vertically, of that part of said land, property and space, described as follows:

beginning on the north line of said fractional Section 22, being also the south line of said fractional Section 15, at its intersection with said northward extension of the easterly right-of-way line of the Illinois Central Railroad Company; and running thence south 17 degrees, 50

minutes, 52 seconds east, along said northward extension of said easterly right-of-way line, a distance of 88.546 feet to an intersection with the south line of 12th Street (Roosevelt Road), as widened and extended east by said ordinance of July 21, 1919; thence south 88 degrees, 25 minutes, 32 seconds west, along said south line of 12th Street, a distance of 39.232 feet; thence north 17 degrees, 18 minutes, 26 seconds west, a distance of 88.307 feet to the north line of said fractional Section 22; thence continuing north 17 degrees, 18 minutes, 26 seconds west, a distance of 39.987 feet; thence north 09 degrees, 19 minutes, 58 seconds east, a distance of 79.795 feet to an intersection with the aforesaid northward extension of the easterly right-of-way line of the Illinois Central Railroad Company; thence south 17 degrees, 50 minutes, 52 seconds east, along said northward extension of said easterly right-of-way line, a distance of 121.719 feet to the point of beginning, in Cook County, Illinois.

Parcel 4:

A parcel of land in fractional Sections 15 and 22, Township 39 North, Range 14 East of the Third Principal Meridian, described as follows:

commencing on the north line of said fractional Section 22, being also the south line of the said fractional Section 15, at its intersection with the northward extension of the easterly right-of-way line of the Illinois Central Railroad Company, as established in Schedule III of the ordinance of the City of Chicago passed July 21, 1919, and recorded March 5, 1920, as Document No. 6753370; and running thence south 17 degrees, 50 minutes, 52 seconds east, along said northward extension of said easterly right-of-way line, distance of 88.546 feet to an intersection with the south line of 12th Street (Roosevelt Road), as widened and extended east by said ordinance of July 21, 1919; thence south 88 degrees, 25 minutes, 32 seconds west, along said south line of 12th Street, a distance of 39.232 feet to the point of beginning for the parcel of land hereinafter described; thence north 17 degrees, 18 minutes, 26 seconds west, a distance of 88.307 feet to the north line of said fractional Section 22, being also the south line of fractional Section 15; thence continuing north 17 degrees, 18 minutes, 26 seconds west, a distance of 38.959 feet to an intersection with a line that is parallel with and 37.500 feet north of said south line of fractional Section 15; thence south 88 degrees, 25 minutes, 32 seconds west, along said parallel line, a distance of 243.289 feet to an intersection with the northward projection of a line which is 270 feet (measured perpendicularly) westerly from and parallel with the easterly right-of-way line of the Illinois Central Railroad Company, as established in Schedule III of the ordinance of the City of Chicago passed July 21, 1919, and recorded March 5, 1920, as Document No. 6753370; thence along said north line 17 degrees, 50 minutes, 52 seconds west, a distance of 17.710 feet to an intersection with a line that

is parallel with and 54.500 feet north (measured perpendicularly) of said south line of fractional Section 15; thence along said parallel line south 88 degrees, 25 minutes, 32 seconds west, a distance of 41.500 feet; thence south 01 degrees, 34 minutes, 28 seconds west, a distance of 17.000 feet to an intersection with a line that is parallel with and 37.500 feet north of said south line of fractional Section 15; thence west with said parallel line south 88 degrees, 25 minutes, 32 seconds west, a distance 100.794 feet to an intersection with a line that is the northward extension of the east boundary line of East Roosevelt Road according to said plat of dedication recorded as Document No. 93954909; thence south 86 degrees, 38 minutes, 44 seconds west, a distance of 144.882 feet to an intersection of a line that is 33.00 feet north of and parallel to the south line of said fractional Section 15 and a line which is 400 feet east from and parallel to the west line of South Michigan Avenue; thence east with said parallel line being 33.00 feet north of said south line of fractional Section 15 north 88 degrees, 25 minutes, 32 seconds east, a distance of 144.804 feet to an intersection with a line being the northward extension of the east boundary line of East Roosevelt Road according to said plat of dedication recorded as Document No. 93954909; thence south along said northward extension of the east boundary line of East Roosevelt Road, a distance of 33.000 feet to a point on said south line of said fractional Section 15, being also the north line of fractional Section 22; thence continuing south along the east boundary line of East Roosevelt Road, and along the east line of South Indiana Avenue, according to said Plat of Dedication recorded as Document No. 93954909, a distance of 89.501 feet to an intersection with a line parallel with and 89.500 feet south of said north line of Fractional Section 22; thence north 88 degrees, 25 minutes, 32 seconds east, along said parallel line, a distance of 400.709 feet; thence south 01 degree, 34 minutes, 28 seconds east, a distance of 15.000 feet to an intersection with a line parallel with and 104.500 feet south of said north line of fractional Section 22; thence north 88 degrees, 25 minutes, 32 seconds east, along said parallel line, a distance of 30.000 feet to an intersection with a line extended south 17 degrees, 18 minutes, 26 seconds east from the point of beginning; thence north 17 degrees, 18 minutes, 26 seconds west, along the last described line, a distance of 20.245 feet to the point of beginning, in Cook County, Illinois.

Parcel 5:

A parcel of land in Fractional Section 22, Township 39 North, Range 14 East of the Third Principal Meridian, lying west of the easterly right-of-way line of the Illinois Central Railroad Company as defined by the 1919 ordinance by the City of Chicago recorded March 5, 1920 as Document No. 6753370, bounded and described as follows:

commencing on the westerly right-of-way line of said railroad, at the intersection of said line with the northerly line of the 23rd Street viaduct, said northerly line being 60 feet (measured perpendicularly) northerly of and parallel with the centerline of the existing structure, and running thence north 18 degrees, 07 minutes, 31 seconds west along said westerly right-of-way line, a distance of 1,500.00 feet; thence north 71 degrees, 52 minutes, 29 seconds east, parallel with said northerly line of the 23rd Street viaduct, a distance of 663.65 feet to a point on the easterly right-of-way line of said railroad, said point also being 1,500.00 feet (measured perpendicularly) northerly of the northerly line of said 23rd Street viaduct; thence north 16 degrees, 59 minutes, 25 seconds west along said easterly right-of-way line of said railroad a distance of 182.834 feet to a point on said line for the point of beginning; thence north 16 degrees, 59 minutes, 25 seconds west continuing along said easterly right-of-way line of said railroad a distance of 587.344 feet to an angle point in said easterly right-of-way line of said railroad, same point being the point of intersection of the north line of East 18th Street extended east; thence north 17 degrees, 50 minutes, 52 seconds west along said easterly right-of-way line of said railroad a distance of 919.963 feet to a point on said right-of-way line; thence south 88 degrees, 28 minutes, 54 seconds west a distance of 86.641 feet to a point; thence southwardly along the arc of a circle, convex to the east, tangent to the following course, with a radius of 2,448.29 feet, the chord of said arc having a bearing of south 06 degrees, 03 minutes, 02 seconds east, a distance of 86.233 feet; thence south 05 degrees, 02 minutes, 29 seconds east along a straight line, tangent to the last described arc of a circle, a distance of 436.288 feet; thence southwardly along the arc of a circle, convex to the west, tangent to the last described straight line, with a radius of 1,343.75 feet, the chord of said arc having a bearing of south 10 degrees, 59 minutes, 32 seconds east, an arc distance of 279.123 feet; thence south 16 degrees, 56 minutes, 34 seconds east along a straight line, tangent to the last described arc of a circle, a distance of 276.149 feet; thence north 71 degrees, 52 minutes, 29 seconds east along a line parallel with said northerly line of the 23rd Street viaduct, a distance of 140.040 feet; thence south 28 degrees, 15 minutes, 17 seconds east, a distance of 477.544 feet to the point of beginning, all in Cook County, Illinois.

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AUTHORIZATION FOR GRANTS OF PRIVILEGE  
IN PUBLIC WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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 2, 1995) 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 National Bank & Trust Company Of  
Chicago, Under Trust No. 76520.*

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

SECTION 1. Permission and authority are hereby given and granted to American National Bank & Trust Company of Chicago, under Trust No. 76520, upon the terms and subject to the conditions of this ordinance, to

maintain and use as now constructed a portion of the public right-of-way to expand the motel parking area adjacent to the premises at 5400 South Cicero Avenue, to be used for parking and landscaping. Said area is approximately one hundred eighty-five point nine (185.9) feet in length and thirty-six point six (36.6) feet in width. Authority herein granted shall be for a period of five (5) years from and after October 31, 1995.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

SECTION 2. The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of One Thousand One Hundred Eighty-four and no/100 Dollars (\$1,184.00) 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 One Million and no/100 Dollars (\$1,000,000.00) 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 thirty (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 referred to in this ordinance printed on  
page 9171 of this Journal.]

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*Bright Metals Finishing Co., Inc.*

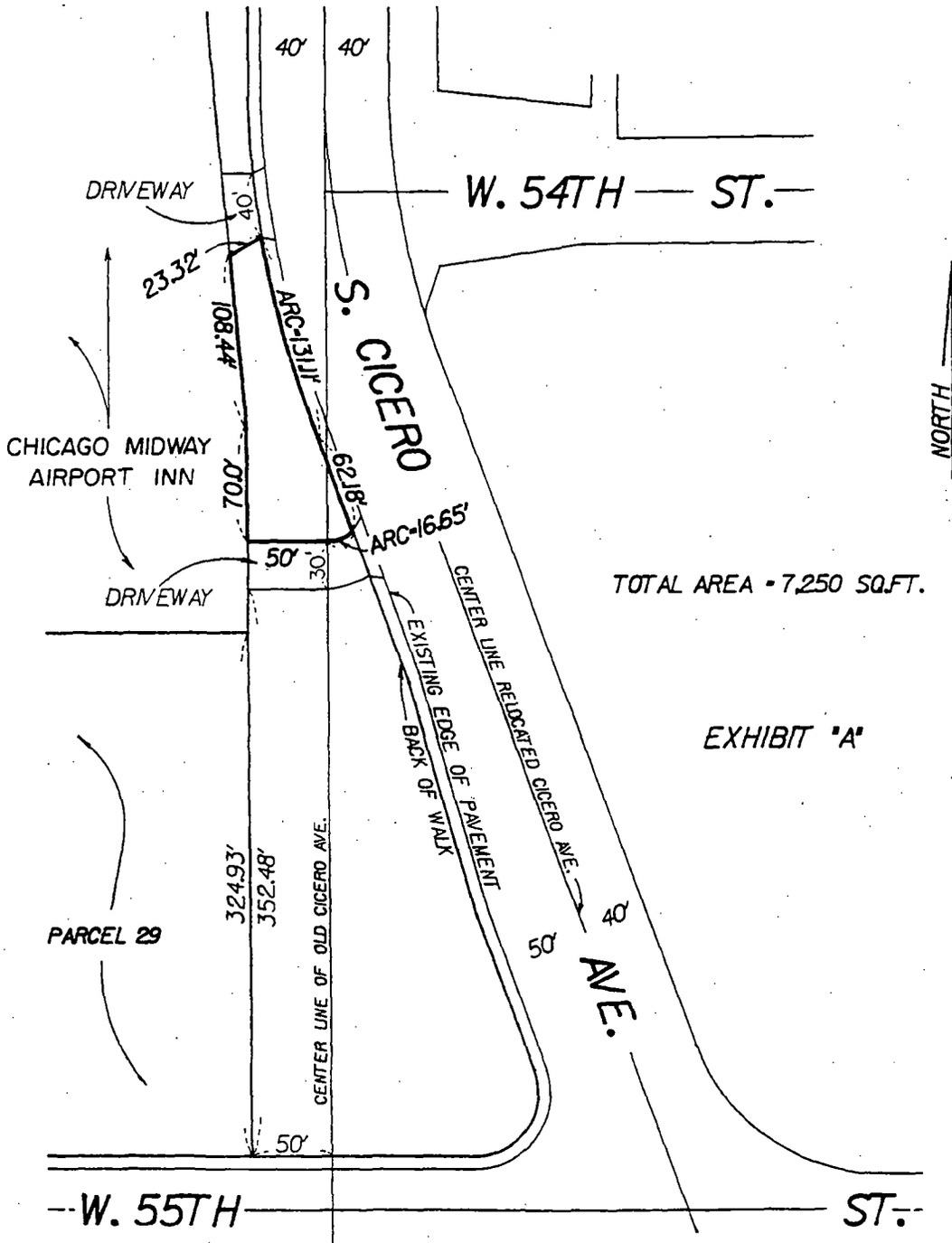
*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Bright Metals Finishing Co., Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use a manhole/sampling chamber adjacent to the premises known as 3905 West Armitage Avenue. Said sampling chamber shall be forty-eight (48) inches in diameter and shall be installed in the parkway along North Springfield Avenue for use by the Metropolitan Water Reclamation District of Greater Chicago for sampling purposes. Authority herein granted shall be for a period of five (5) years from and after 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.

(Continued from page 9172)

Ordinance associated with this drawing printed on pages 9167 through 9170 of this Journal.



MIDWAY AIRPORT DEVELOPMENT

DATE: APRIL 20, 1990

SCALE: 1"=80'

(Continued from page 9170)

**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. 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 One Million and no/100 Dollars (\$1,000,000.00) 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 thirty (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.

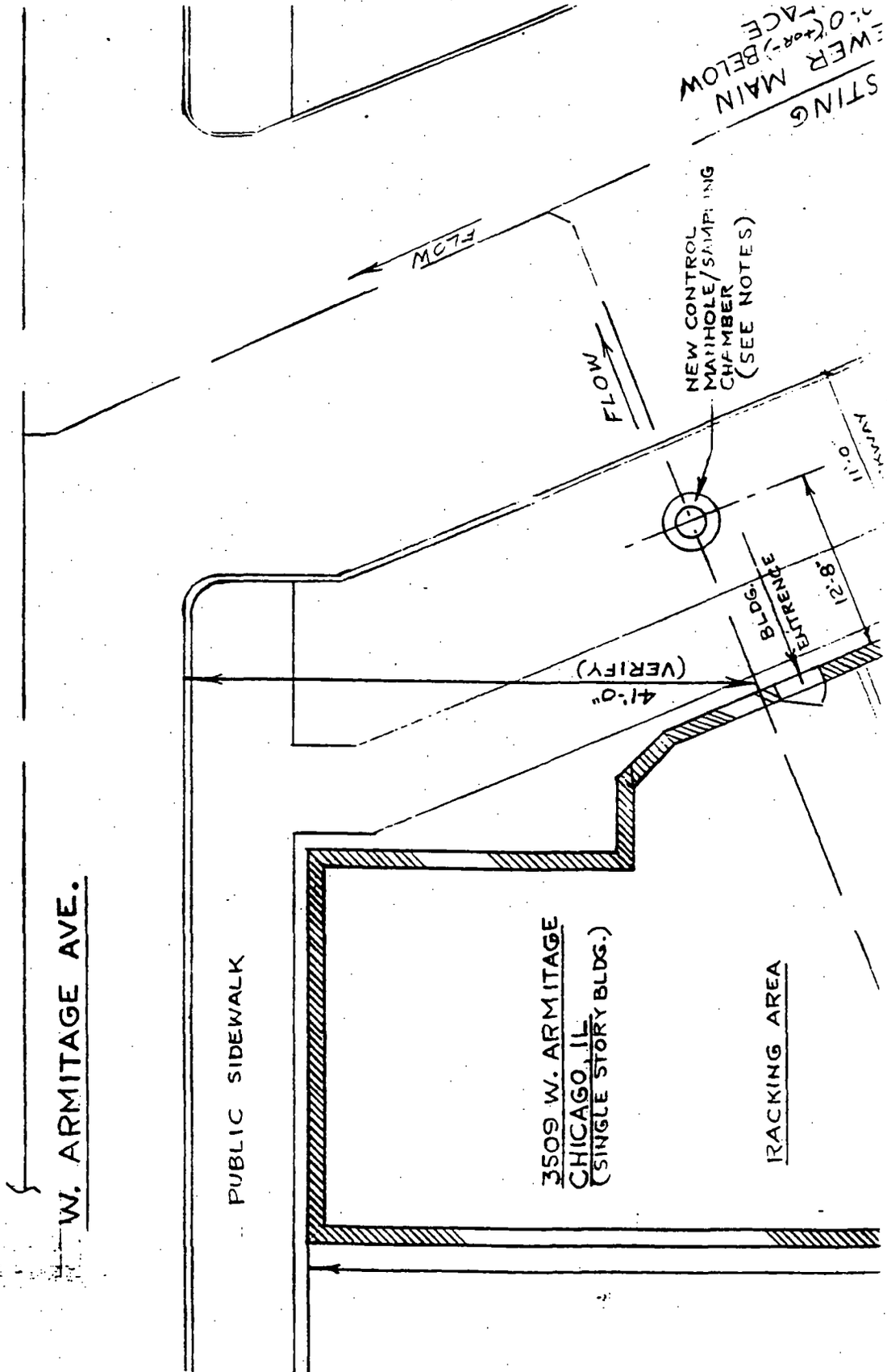
**SECTION 8.** The permission and authority herein granted shall not be exercised unless and until a permit authorizing such shall have been issued by the Director of Revenue. Such permit shall be conditioned upon the faithful observance and performance of all of the conditions and provisions of this 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 referred to in this ordinance printed on  
page 9174 of this Journal.]

Ordinance associated with this drawing printed on pages 9170 through 9173 of this Journal.



*Courtyard Management Corporation.*

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

**SECTION 1.** Permission and authority are hereby given and granted to Courtyard Management Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use as now constructed, one (1) utility grease separator and two (2) manholes adjacent to its premises known as 441 North State Street, and one (1) manhole adjacent to the premises known as 30 East Hubbard Street. Said privileges shall occupy the following dimensions: grease separator shall be ten (10) feet in length and five (5) feet in width for a total of fifty (50) square feet and all shall be three (3) feet in length and three (3) feet in width for a total of twenty-seven (27) square feet. Authority herein granted shall be for a period of five (5) years from and after May 15, 1995.

The location of said privilege shall be as shown on print hereto attached, which by reference is hereby incorporated and made a part of this ordinance. Such privilege and the structures and appliances herein authorized shall be maintained and used in accordance with all applicable laws, including the ordinances of the City of Chicago, and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Buildings, the Commissioner of Transportation and the Director of Revenue. The grantee shall keep that portion of the public way in, over, under or adjacent to said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Streets and Sanitation.

**SECTION 2.** The grantee shall pay to the City of Chicago as compensation for the privilege herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) 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 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 One Million and no/100 Dollars (\$1,000,000.00) 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 thirty (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 referred to in this ordinance printed on  
page 9178 of this Journal.]

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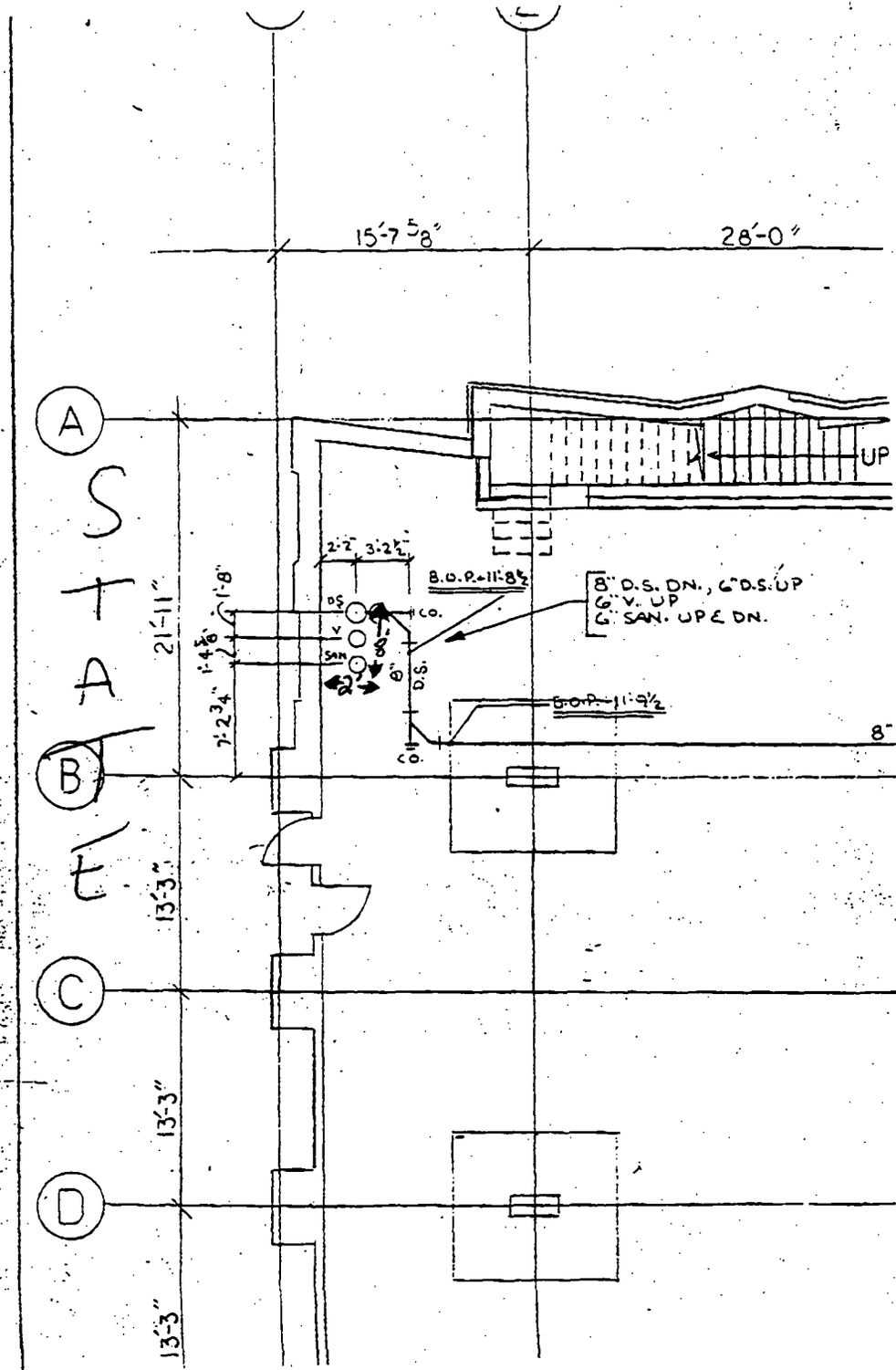
*Assad And Laila Dawud.*

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

SECTION 1. Permission and authority are hereby given and granted to Assad and Laila Dawud, upon the terms and subject to the conditions of this ordinance, to maintain and use a lint catch basin in the public right-of-way adjacent to their property located at 1801 West North Avenue. Said lint basin shall be located in the public way of North Wood Street approximately thirty-two (32) feet south of West North Avenue. Dimensions of said basin shall be eight (8) feet in depth and four (4) feet in diameter for a total of thirty-two (32) square feet. Authority for the above named privilege is herein granted for a period of five years from and after October 25, 1994.

(Continued on page 9178)

Ordinance associated with this drawing printed on pages 9175 through 9177 of this Journal.



REVIEWED BY:

DATE:

(Continued from page 9177)

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. 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 One Million and no/100 Dollars (\$1,000,000.00) 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 thirty (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 referred to in this ordinance printed on page 9182 of this Journal.]

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*Dover Industrial Chrome, Inc.*

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

**SECTION 1.** Permission and authority are hereby given and granted to Dover Industrial Chrome, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use a manhole/sampling chamber adjacent to the premises known as 2929 North Campbell Avenue. Said sampling chamber shall be forty-eight (48) inches in diameter and be installed in the public-way along North Campbell Avenue, for use by the Metropolitan Water Reclamation District of Greater Chicago for sampling purposes. Authority herein given and granted shall be for a period of five (5) years from and after 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.

(Continued on page 9183)



(Continued from page 9181)

**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. 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 One Million and no/100 Dollars (\$1,000,000.00) 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 thirty (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 referred to in this ordinance printed on page 9186 of this Journal.]

*Lincoln Lofts, Inc.*

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

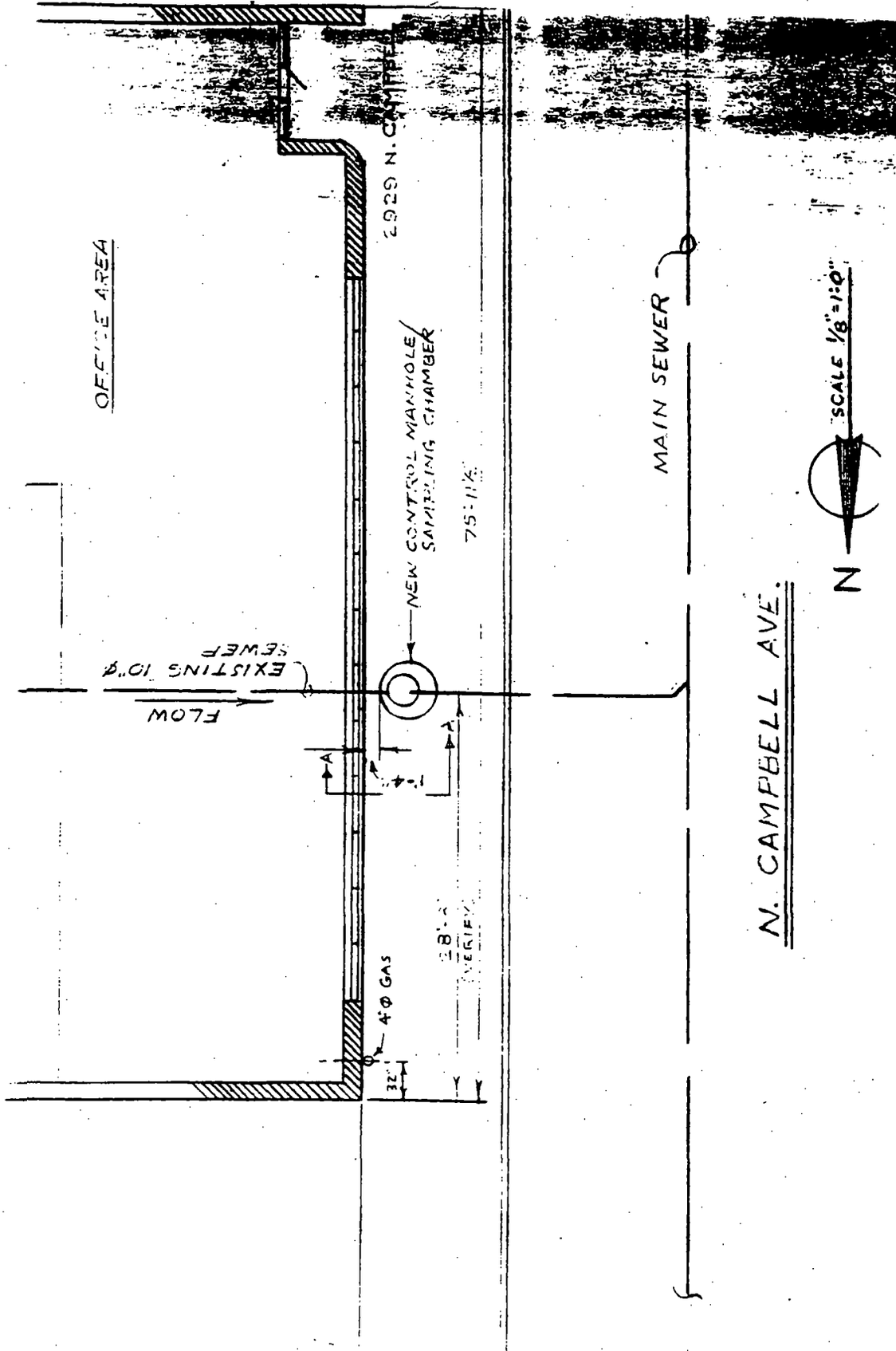
SECTION 1. Permission and authority are hereby given and granted to Lincoln Lofts, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use seven (7) balconies adjacent to the premises known as 3149 North Lincoln Avenue. Said balconies will hang over the public alley for use by a residential condominium building. The balconies will be twelve (12) feet in length and have a depth of five (5) feet for a total square footage of four hundred twenty (420) square feet. Authority herein granted shall be for a period of five (5) years from and after 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 Three Hundred Fifty and no/100 Dollars (\$350.00) 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.

(Continued on page 9187)

Ordinance associated with this drawing printed on pages 9181 through 9184 of this Journal.



(Continued from page 9185)

**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 One Million and no/100 Dollars (\$1,000,000.00) 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 thirty (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 referred to in this ordinance printed on  
page 9189 of this Journal.]

Ordinance associated with this drawing printed on pages 9185 through 9188 of this Journal.



ATION  
3/32"=1'-0"

*Mr. Geoffrey S. Porter.*

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

SECTION 1. Permission and authority are hereby given and granted to Geoffrey S. Porter, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use a second-story dormer extension adjacent to the premises known as 8859 South Oglesby Avenue. Said dormer shall extend over the sidewalk two (2) feet and be twenty-five (25) feet in length. Dormer shall be built upon the existing structure at 8859 South Oglesby Avenue. Authority herein given and granted shall be for a period of five (5) years from and after 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 Fifty and no/100 Dollars (\$50.00) per annum, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates its property, the grantee shall, nevertheless, remain liable to the City of Chicago for the annual compensation which shall become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required. Further renewal authority for the continued maintenance and use of the public ways as herein described shall be obtained prior to the date of expiration of this ordinance.

SECTION 3. This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago and the Director of Revenue at their discretion, at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Streets and Sanitation and in accordance with the City Municipal Code.

**SECTION 4.** In the event of failure, neglect or refusal of grantee so to perform any of its obligations under this ordinance, the City may, at its option, either (a) perform such work and charge the cost thereof to said grantee, or (b) determine what the cost of said work shall be and bill the grantee for said cost, or (c) combine the two methods. Immediately upon receipt of notice of such cost, grantee shall pay the City such amount.

**SECTION 5.** Grantee shall be responsible and pay for the removal, relocation, alteration, repair, maintenance and restoration of City-owned structures or appliances located in or adjacent to the public way including pavement, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other facilities and utilities, which are necessary or appropriate on account of grantee's use of the public way. The Commissioner of Streets and Sanitation is hereby authorized, in his or her discretion and from time to time during grantee's use and occupancy of the public way until the restoration of the public way, to determine the work which is or will be necessary or appropriate and the cost involved to perform such work. The Commissioner is authorized to collect a deposit prior to commencing any work and to charge grantee all actual costs for causing all such work to be performed. The decision of such Commissioner shall be final and binding. The grantee, upon receiving written notification from the Commissioner of Streets and Sanitation of the required deposit or the cost of such work, shall immediately pay or deposit such amount as directed by the Commissioner.

**SECTION 6.** The grantee shall furnish to the Department of Revenue, prior to issuance of the permit for this privilege, a Certificate of Insurance evidencing coverage in an amount not less than One Million and no/100 Dollars (\$1,000,000.00) 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 thirty (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 referred to in this ordinance printed on  
page 9193 of this Journal.]

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AUTHORIZATION FOR GRANTS OF PRIVILEGE IN  
PUBLIC WAY FOR CANOPIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

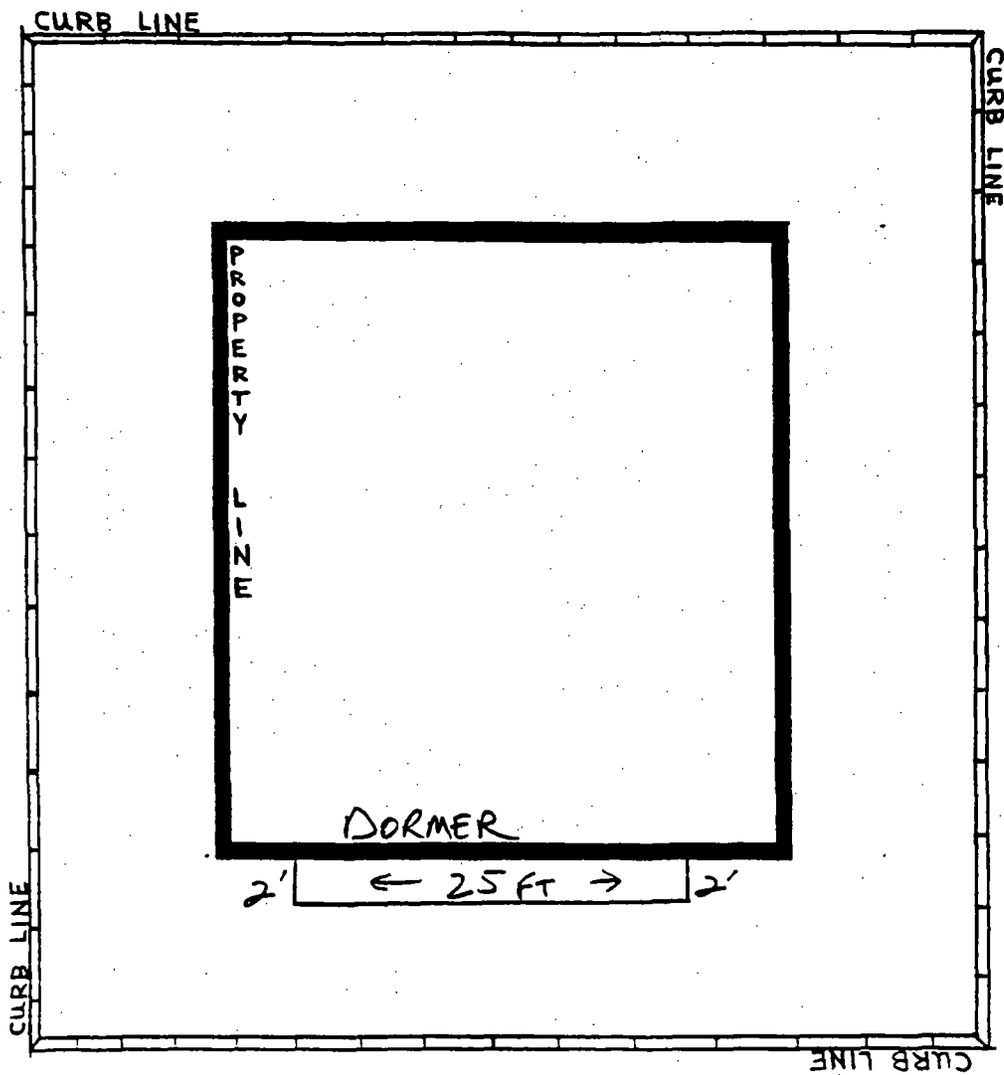
*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* the proposed orders transmitted herewith (referred on October 2, 1995) to construct, maintain and use sundry canopies by various establishments.

(Continued on page 9194)

Ordinance associated with this drawing printed on pages 9190 through 9192 of this Journal.

8859 S. OGLESBY



OGLESBY ST.

(Continued from page 9192)

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*A. R. Boutique Ltd.: Canopy.*

*Ordered*, That the Director of Revenue is hereby authorized to issue a permit to A.R. Boutique, Ltd. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 113 East Oak 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 Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed fifteen (15) 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.

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*Mr. Roman P. Badiola: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to Roman P. Badiola ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1132 West Fulton Market for a period of three (3) years from and after November 25, 1995 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed forty-five (45) feet in length, nor fifteen (15) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Seventy and no/100 Dollars (\$70.00) 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 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 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.

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*Booksellers Row, Inc.: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to Booksellers Row, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 2445 North Lincoln Avenue for a period of three (3) years from and after August 31, 1995 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-two (22) feet in length, nor four (4) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted 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 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.

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*Courtyard Management Corporation: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to Courtyard Management Corporation ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 30 East Hubbard Street 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 Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed eighty (80) 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 Eighteen and no/100 Dollars (\$118.00) 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 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 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.

*Keim Furs: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to Keim Furs ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1820 West Foster Avenue for a period of three (3) years from and after October 26, 1995 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventy-five (75) 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 One Hundred and no/100 Dollars (\$100.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is 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 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.

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*LaSalle National Bank, Under Trust Number 33198: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to LaSalle National Bank, under Trust No. 33198 ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 420 West Fullerton Parkway for a period of three (3) years from and after September 14, 1995 in accordance with the ordinances

of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twelve (12) feet in length, nor seven (7) 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 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 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.

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*Mr. Samuel J. Lustman: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to Samuel J. Lustman ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 939 West Fulton Street for a period of three (3) years from and after November 18, 1995 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty-seven (27) feet in length, nor fifteen (15) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty-two and no/100 Dollars (\$52.00) 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 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 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.

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*Mallard's: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to Mallard's ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 717 North Michigan Avenue for a period of three (3) years from and after date of passage in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventeen (17) feet in length, nor eleven (11) 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 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 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.

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*The Moody Bible Institute Of Chicago: Canopies.*  
(150 West Chicago Avenue)

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to The Moody Bible Institute of Chicago ("Permittee") to construct, maintain and use six (6) canopies over the public way attached to the structure located at 150 West Chicago Avenue for a period of three (3) years from and after October 25, 1995 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopies shall not exceed four (4) at eighteen (18) feet and two (2) at fifteen (15) feet, respectively, in length, nor six (6) at four (4) feet, respectively, in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Three Hundred and no/100 Dollars (\$300.00) 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.

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*The Moody Bible Institute Of Chicago: Canopy.*  
(820 North LaSalle Street)

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to The Moody Bible Institute of Chicago ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 820 North LaSalle Street for a period of three (3) years from and after October 25, 1995 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed seventeen (17) feet in length, nor twelve (12) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of 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 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 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. Fred Murman: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to Fred Murman ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 1246 West Pratt Boulevard for a period of three (3) years from and after November 15, 1995 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed sixteen (16) feet in length, nor ten (10) feet in width.

The Permittee shall pay to the City of Chicago as compensation for the privilege the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance. In the event the Permittee transfers title or vacates the premises, the Permittee shall, nevertheless, remain liable to the City of Chicago for the annual compensation until the canopy is removed. The Permittee shall renew the privilege herein granted 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 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.

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*Sears Roebuck And Co.: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to Sears Roebuck and Co. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 3429 West Arthington Street for a period of three (3) years from and after June 6, 1995 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation

and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed eighteen (18) 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 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 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.

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*U.S. Equities Realty, Inc.: Canopy.*

*Ordered,* That the Director of Revenue is hereby authorized to issue a permit to U.S. Equities Realty, Inc. ("Permittee") to construct, maintain and use one (1) canopy over the public way attached to the structure located at 840 North Michigan Avenue for a period of three (3) years from and after October 31, 1995 in accordance with the ordinances of the City of Chicago and the plans and specifications filed with the Commissioner of Transportation and approved by the Commissioner of Buildings and the Division Marshal in charge of the Bureau of Fire Prevention. Said canopy shall not exceed twenty (20) 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 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 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.

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**AUTHORIZATION FOR GRANT OF PRIVILEGE TO  
VICORP RESTAURANT, INC. (DOING  
BUSINESS AS BAKERS SQUARE)  
FOR SIDEWALK CAFE.**

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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 2, 1995) for a grant of privilege to Vicorp Restaurant, Inc., doing business as Bakers Square, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 958 West Wrightwood Avenue.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Permission and authority are hereby given and granted to Vicorp Restaurant, Inc., doing business as Bakers Square, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 958 West Wrightwood Avenue. Said sidewalk cafe area shall be fifty-five (55) feet in length and shall be fifteen (15) feet in width, for a total of four hundred eighteen (418) square feet and shall begin six (6) feet from the face of the curb line along North Sheffield Avenue and West Wrightwood Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 10:00 P.M.

Compensation: \$300.00/Seating: 30.

Authority for the above named privilege is herein given and granted for a period beginning April 1, 1995 through, and including, November 1, 1995.

Said privilege shall be maintained and used in accordance with the ordinances of the City of Chicago and the directions of the Commissioner of Streets and Sanitation, the Commissioner of Inspectional Services and the Director of Revenue. The grantee shall keep that portion of the public way under said privilege in good condition and repair, safe for public travel, free from snow, ice and debris to the satisfaction of the Commissioner of Public Works.

**SECTION 2.** The grantee agrees to pay to the City of Chicago as compensation for the privilege herein granted the sum as stated in Section 1, in advance. In case of termination of the privilege herein granted or the grantee transfers title or vacates the premises, the grantee shall, nevertheless, remain liable to the City of Chicago for the compensation which shall have become due and payable under the provisions hereof, until the structures and appliances herein authorized are removed and the public way is restored as herein required.

**SECTION 3.** This ordinance is subject to amendment, modification or repeal, and permission and authority herein granted may be revoked by the Mayor of the City of Chicago at any time for good cause without the consent of said grantee. Upon termination of the privilege herein granted, by lapse of time or otherwise, the grantee, without cost or expense to the City of Chicago, shall remove the structures and appliances herein authorized and restore the public way where disturbed by said structures or appliances or by the removal thereof, to a proper condition under the supervision and to the satisfaction of the Commissioner of Public Works and in accordance with the City Municipal Code. In the event of failure, neglect or refusal of said grantee so to do, the City of Chicago will have the choice of either performing said work and charging the cost thereof to said grantee or determining what the cost of said work shall be and billing the grantee for said cost.

**SECTION 4.** The insurance company and the grantee, as provided in Section 5, will hold and save the City of Chicago, its officers, agents and employees harmless from any and all liability and expense, including judgments, costs and damages, for removal, relocation, alteration, repair, maintenance and restoration of the structures or appliances herein authorized, and from any and all damages thereto on account of the location, construction, alteration, repair or maintenance of any public ways, bridges, subways, tunnels, vaults, sewers, water mains, conduits, pipes, poles and other utilities. For the City of Chicago to recover from the insurance company and the grantee under this section, it is not necessary that the City of Chicago first make said removal, relocation, alteration, repair, maintenance or restoration. The Commissioner of Streets and Sanitation is hereby authorized to determine what cost would be involved to perform said removal, relocation, alteration, repair, maintenance, or restoration and that decision as to the amount shall be final and binding. The grantee and the insurance company, upon receiving written notification from the Commissioner of Streets and Sanitation of the cost of said removal and restoration shall pay immediately said amount upon demand. It shall be the

responsibility of the grantee to furnish the City of Chicago, prior to issuance of the permit for this privilege, a copy of proof of insurance (Certificate of Insurance) in an amount not less than One Million and no/100 (\$1,000,000.00) Combined Single Limit with said insurance covering all liability, including Public Liability, Property Damage and Dramshop Liability that may result from the granting of said privilege. The grantee must furnish the City of Chicago a Certificate of Insurance which names the City of Chicago as additional insured and also clearly indicates that the privilege being granted by this ordinance is covered by the insurance policy. Certificates renewing insurance must be furnished to the Department of Revenue no later than 30 days prior to the expiration of the policy. The aforementioned insurance coverage shall be maintained at all times by the grantee until the structures or appliances described in this ordinance are removed and the public way is restored as herein required.

SECTION 5. The permission and authority herein granted shall not be exercised until a permit authorizing same shall have been issued by the Director of Revenue and upon the faithful observance and performance of any and all conditions and provisions of this ordinance, and conditioned further to indemnify, keep and save harmless the City of Chicago, its agents, officers and employees, against all liabilities, judgments, costs, damages and expenses, including any dramshop liability, which may in any way come against said City in consequence of the permission given by this ordinance, or which may accrue against, be charged to, or recovered from said City from, or by reason, or on account of, any act or thing done, or omitted, or neglected to be done by the grantee in and about the construction, reconstruction, maintenance, use and removal of said structures or appliances and the restoration of the public way as herein required. Said insurance coverage shall be continuing in effect until the structures and appliances herein authorized are removed and the public way is restored as herein required.

SECTION 6. This ordinance shall take effect and be in force from and after its passage; provided, however, that said grantee file proof of indemnification on behalf of the City of Chicago, as herein requested, and payment of the compensation be paid to the Department of Revenue.

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**AUTHORIZATION FOR ALLEY IMPROVEMENTS BY  
SPECIAL ASSESSMENT.**

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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 improvement ordinances transmitted herewith (referred on October 2, 1995) submitted by the Board of Local Improvements.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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):

*Alley Between West Balmoral Avenue, West Summerdale Avenue, North Overhill Avenue And North Ozanam Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses

attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Four Hundred Fifty-two and no/100 Dollars (\$3,452.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West Balmoral Avenue, West Summerdale Avenue, North Overhill Avenue and North Ozanam Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) George Migala

(Signed) Frank Pauley

(Signed) Kenneth Smoot

(Signed) Larry Garnet

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$69,052.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	3,452.00
TOTAL:	\$72,504.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, February 24, 1995, the Board of Local Improvements.

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*Alley Between West Catalpa Avenue, West Rascher Avenue, North Overhill Avenue And North Ozanam Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Two Hundred Eighty-eight and no/100 Dollars (\$3,288.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and

shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West Catalpa Avenue, West Rascher Avenue, North Overhill Avenue and North Ozanam Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$65,760.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

3,288.00

TOTAL: \$69,048.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between West Irving Park Road, West Dakin Street, North  
Central Avenue And North Major Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Four Hundred Ninety-six and no/100 Dollars (\$4,496.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

**SECTION 3.** That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

**SECTION 4.** That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

**SECTION 5.** That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

**SECTION 6.** That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

**SECTION 7.** This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West Irving Park Road, West Dakin Street, North Central Avenue and North Major Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$89,924.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>4,496.00</u>
TOTAL:	\$94,420.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between North Leoti Avenue, North Caldwell Avenue, North Lenox Avenue And North Leona Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Two Hundred Eleven and no/100 Dollars (\$4,211.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

North Leoti Avenue, North Caldwell Avenue, North Lenox Avenue and North Leona Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$84,235.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

4,211.00

TOTAL:

\$88,446.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between West Wrightwood Avenue, West Draper Street,  
North Racine Avenue And Railroad Right-Of-Way.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of One Thousand Seven Hundred Four and no/100 Dollars (\$1,704.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum,

or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West Wrightwood Avenue, West Draper Street, North Racine Avenue and railroad right-of-way in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$34,090.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

1,704.00

TOTAL: \$35,794.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between West 16th Street, West 18th Street,  
South Washtenaw Avenue And  
South Fairfield Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Five Thousand One Hundred Fifty and no/100 Dollars (\$5,150.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the

matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 16th Street, West 18th Street, South Washtenaw Avenue and South Fairfield Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$103,012.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>5,150.00</u>
TOTAL:	\$108,162.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between West 28th Street, West 30th Street, South  
Kenneth Avenue And South Kilbourn Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Two Hundred Sixty-eight and no/100 Dollars (\$4,268.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 28th Street, West 30th Street, South Kenneth Avenue and South Kilbourn Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$85,366.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

4,268.00

TOTAL:

\$89,634.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between West 35th Street, West 35th Place, South  
Halsted Street And South Lituanica Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Six Hundred Ten and no/100 Dollars (\$3,610.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor

and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 35th Street, West 35th Place, South Halsted Street and South Lituanica Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$72,206.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>3,610.00</u>
TOTAL:	\$75,816.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between West 69th Street, West 70th Street, South  
Honore Street And South Wolcott Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand One Hundred Eighty-three and no/100 Dollars (\$4,183.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

**SECTION 3.** That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

**SECTION 4.** That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

**SECTION 5.** That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

**SECTION 6.** That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

**SECTION 7.** This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 69th Street, West 70th Street, South Honore Street and South Wolcott Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley  
 (Signed) Thomas Lhee  
 (Signed) Kenneth Smoot

Board of  
 Local Improvements  
 of the  
 City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$83,673.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>4,183.00</u>
TOTAL:	\$87,856.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between West 72nd Place, West 73rd Street, South  
 Hoyne Avenue And South Leavitt Street.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Two Hundred Forty-eight and no/100 Dollars (\$3,248.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

**SECTION 6.** That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

**SECTION 7.** This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 72nd Place, West 73rd Street, South Hoyne Avenue and South Leavitt Street in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$ 64,960.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

3,248.00

**TOTAL:**

\$ 68,208.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between East 79th Street, East 80th Street, South  
Jeffery Boulevard And South Euclid Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Seven Hundred Seventy-six and no/100 Dollars (\$4,776.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor

and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 79th Street, East 80th Street, South Jeffery Boulevard and South Euclid Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$ 95,530.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>4,776.00</u>
TOTAL:	\$100,306.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between East 80th Street, East 81st Street, South  
Jeffery Boulevard And South Euclid Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Seven Hundred Sixty-three and no/100 Dollars (\$3,763.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 80th Street, East 81st Street, South Jeffery Boulevard and South Euclid Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$75,260.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

3,763.00

TOTAL:

\$79,023.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between East 80th Street, East 81st Street, South  
Woodlawn Avenue And South University Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses

attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Two Thousand Six Hundred Seventeen and no/100 Dollars (\$2,617.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 80th Street, East 81st Street, South Woodlawn Avenue and South University Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley  
(Signed) Thomas Lhee  
(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$52,353.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>2,617.00</u>
TOTAL:	\$54,970.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between East 82nd Street, East 83rd Street, South  
Marquette Avenue And South Saginaw Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Four Hundred Fifteen and no/100 Dollars (\$4,415.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and

shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 82nd Street, East 83rd Street, South Marquette Avenue and South Saginaw Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$88,303.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>4,415.00</u>
TOTAL:	\$92,718.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between East 82nd Street, East 83rd Street, South  
Saginaw Avenue And South Colfax Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Nine Hundred Fifty-two and no/100 Dollars (\$3,952.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 82nd Street, East 83rd Street, South Saginaw Avenue and South Colfax Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$ 79,047.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>3,952.00</u>
TOTAL:	\$82,999.00

We hereby certify that in my opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between East 83rd Street, East 84th Street,  
South Constance Avenue And  
South Cregier Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Four Hundred Thirty-four and no/100 Dollars (\$4,434.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 83rd Street, East 84th Street, South Constance Avenue and South Cregier Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) George Migala

(Signed) Frank Pauley

(Signed) Kenneth Smoot

(Signed) Larry Garnet

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$68,692.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>4,434.00</u>
TOTAL:	\$73,126.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, February 24, 1995, the Board of Local Improvements.

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*Alley Between West 82nd Street, West 83rd Street, South  
Sangamon Street And South Morgan Street.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Forty-seven and no/100 Dollars (\$3,047.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land

therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 82nd Street, West 83rd Street, South Sangamon Street and South Morgan Street in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) George Migala

(Signed) Frank Pauley

(Signed) Kenneth Smoot

(Signed) Larry Garnet

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$60,940.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>3,047.00</u>
TOTAL:	\$63,987.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, February 24, 1995, the Board of Local Improvements.

*Alley Between West 85th Place, West 86th Street, South  
Lawndale Avenue And South Hamlin Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement,

together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Three Hundred Firty-three and no/100 Dollars (\$3,353.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 85th Place, West 86th Street, South Lawndale Avenue and South Hamlin Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the

City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$67,077.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

3,353.00

TOTAL:

\$70,430.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between East 87th Street, East 88th Street, South  
East End Avenue And South Cornell Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of One Thousand Six Hundred Nineteen and no/100 Dollars (\$1,619.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor

and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 87th Street, East 88th Street, South East End Avenue and South Cornell Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$32,390.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>1,619.00</u>
TOTAL:	\$34,009.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between West 88th Street, West 89th Street, South  
Carpenter Street And South Aberdeen Street.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Five Hundred Twenty-one and no/100 Dollars (\$3,521.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 88th Street, West 89th Street, South Carpenter Street and South Aberdeen Street in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$70,436.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>3,521.00</u>
TOTAL:	\$73,957.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between East 89th Street, East 90th Street, South  
Clyde Avenue And South Chappel Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Nine Hundred Seven and no/100 Dollars (\$3,907.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 89th Street, East 90th Street, South Clyde Avenue and South Chappel Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$78,148.00

Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements

3,907.00

TOTAL:

\$82,055.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between East 90th Street, East 91st Street, South  
Colfax Avenue And South Kingston Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand and no/100 Dollars (\$4,000.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor

and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 90th Street, East 91st Street, South Colfax Avenue and South Kingston Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$80,013.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>4,000.00</u>
TOTAL:	\$84,013.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between East 98th Street, East 99th Street, South  
Drexel Avenue And South Maryland Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Six Hundred Eighty-three and no/100 Dollars (\$3,683.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 98th Street, East 99th Street, South Drexel Avenue and South Maryland Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$ 73,664.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

3,683.00

TOTAL:

\$ 77,347.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between East 102nd Street, East 103rd Street, South  
Torrence Avenue And South Hoxie Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses

attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Six Hundred Sixty-one and no/100 Dollars (\$3,661.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 102nd Street, East 103rd Street, South Torrence Avenue and South Hoxie Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$ 73,226.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

3,661.00

TOTAL:

\$ 76,887.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between West 102nd Place, West 103rd Street, South California Avenue And South Francisco Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Seven Hundred Six and no/100 Dollars (\$4,706.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 102nd Place, West 103rd Street, South California Avenue and South Francisco Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley  
 (Signed) Thomas Lhee  
 (Signed) Kenneth Smoot

Board of  
 Local Improvements  
 of the  
 City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$94,134.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>4,706.00</u>
TOTAL:	\$98,840.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

—  
*Alley Between West 103rd Street, West 103rd Place, South  
 Normal Avenue And South Wallace Street.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses

attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Two Hundred Thirty-four and no/100 Dollars (\$4,234.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 103rd Street, West 103rd Place, South Normal Avenue and South Wallace Street in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$84,680.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

4,234.00

TOTAL: \$88,914.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between East 105th Place, East 106th Street, South  
Corliss Avenue And South Langley Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Five Thousand Eight Hundred Forty-eight and no/100 Dollars (\$5,848.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum,

or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 105th Place, East 106th Street, South Corliss Avenue and South Langley Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$116,960.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>5,848.00</u>
TOTAL:	\$122,808.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between East 109th Street, East 110th Street, South  
Green Bay Avenue And South Mackinaw Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Four Hundred Ninety-three and no/100 Dollars (\$3,493.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

East 109th Street, East 110th Street, South Green Bay Avenue and South Mackinaw Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$ 69,865.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>3,493.00</u>
TOTAL:	\$ 73,358.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

—  
*Alley Between West 109th Street, West 111th Street,  
South Albany Avenue And South Troy Street.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses

attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

**SECTION 2.** That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of One Thousand One Hundred and no/100 Dollars (\$1,100.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

**SECTION 3.** That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

**SECTION 4.** That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

**SECTION 5.** That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

**SECTION 6.** That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

**SECTION 7.** This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 109th Street, West 111th Street, South Albany Avenue and South Troy Street in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$ 22,004.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

1,100.00

TOTAL:

\$ 23,104.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between West 109th Street, West 110th Street, South  
Homan Avenue And South Trumbull Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Five Hundred Three and no/100 Dollars (\$3,503.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and

shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 109th Street, West 110th Street, South Homan Avenue and South Trumbull Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$ 70,066.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>3,503.00</u>
TOTAL:	\$ 73,569.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between West 109th Street, West 111th Street, South  
Whipple Street And South Albany Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Five Thousand Seven Hundred Twenty-eight and no/100 Dollars (\$5,728.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the

matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 109th Street, West 111th Street, South Whipple Street and South Albany Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley  
 (Signed) Thomas Lhee  
 (Signed) Kenneth Smoot

Board of  
 Local Improvements  
 of the  
 City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$ 114,560.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>5,728.00</u>
TOTAL:	\$ 120,288.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

—  
*Alley Between West 111th Street, West 112th Street, South  
 Peoria Street And South Sangamon Street.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Five Hundred Fourteen and no/100 Dollars (\$4,514.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 111th Street, West 112th Street, South Peoria Street and South Sangamon Street in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$90,283.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

4,514.00

TOTAL:

\$94,797.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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*Alley Between West 119th Street, West 120th Street, South  
Princeton Avenue And South Harvard Avenue.*

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

**SECTION 1.** That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

**SECTION 2.** That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Three Hundred Thirteen and no/100 Dollars (\$4,313.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

**SECTION 3.** That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 119th Street, West 120th Street, South Princeton Avenue and South Harvard Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

\$86,268.00

Deficiency in interest on the assessment,  
cost of making, levying and collecting said  
assessment and lawful expenses attending  
the making of said improvements

4,313.00

TOTAL:

\$90,581.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between West 121st Street, West 122nd Street, South  
LaSalle Street And South Wentworth Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State

of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Three Thousand Six Hundred Fifty-seven and no/100 Dollars (\$3,657.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

**SECTION 3.** That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

**SECTION 4.** That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

**SECTION 5.** That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

**SECTION 6.** That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

**SECTION 7.** This ordinance shall be in force from and after its passage.

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 121st Street, West 122nd Street, South LaSalle Street and South Wentworth Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$73,149.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>3,657.00</u>
TOTAL:	\$76,806.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

*Alley Between West 124th Street, West 125th Street, South  
Harvard Avenue And South Stewart Avenue.*

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

SECTION 1. That the recommendation of the Board of Local Improvements of the City of Chicago, providing for said improvement, together with the estimate of the cost hereof, including the lawful expenses attending the same, made by the engineer of said Board both hereto attached, be and the same are hereby approved.

SECTION 2. That said improvement shall be made and the cost thereof, including the lawful expenses attending the same, be paid by special assessment in accordance with an Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto, and that of said special assessment of the sum of Four Thousand Five Hundred Forty-seven and no/100 Dollars (\$4,547.00) not exceeding five (5) per centum of the amount of said assessment as finally determined after the completion of said improvement in accordance with Article 9-2 of said Act, shall be applied toward the payment of the cost of making, levying and collecting said special assessment, and of letting and executing contracts, advertising, clerical hire, engineering and inspection, court costs and deficiency in interest in the matter of said special assessment, in accordance with the provisions of said Act.

SECTION 3. That the aggregate amount herein ordered to be assessed against the property and also the assessment on each lot and parcel of land therein assessed shall be divided into five (5) installments in the manner provided by the statute in such cases made and provided, and each of said installments shall bear interest at the rate of seven (7) per centum per annum according to law until paid, or as otherwise provided by law.

SECTION 4. That for the purpose of anticipating the collection of the second and succeeding installments of said assessment for said improvement (except such part, if any, that is chargeable to the City of Chicago for public benefits to public lands) bonds shall be issued payable out of said installments bearing interest at the rate of seven (7) per centum per annum, or as otherwise provided by law, payable annually, and signed by the Mayor and by the President of the Board of Local Improvements, countersigned by the City Comptroller and attested by the City Clerk under the corporate seal of the City of Chicago. Said bonds shall be issued in accordance with and shall in all respects conform to the provisions of the Act of the General Assembly of the State of Illinois, entitled "An Act Concerning Local Improvements", approved June 14th, A.D. 1897, and the amendments thereto.

SECTION 5. That the Corporation Counsel be and is hereby directed to file a petition in the Circuit Court of Cook County, Illinois, in the name of the City of Chicago, praying that steps may be taken to levy a special assessment for said improvement in accordance with the provisions of this ordinance and in the manner prescribed by law.

SECTION 6. That all ordinances, or parts of ordinances, conflicting with this ordinance be and the same are hereby repealed.

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

Recommendation by Board of Local Improvements and Estimate of Cost referred to in this ordinance read as follows:

*Recommendation By Board Of Local Improvements.*

To the Mayor and Aldermen of the City of Chicago, in City Council Assembled:

We hereby submit an ordinance for construction of an alley with portland cement concrete and otherwise improving the roadway between:

West 124th Street, West 125th Street, South Harvard Avenue and South Stewart Avenue in the City of Chicago, County of Cook and State of Illinois,

together with an estimate of the cost of said improvement and the lawful expenses attending the same, and recommend the passage of said ordinance, and the making of the improvement contemplated therein.

Respectfully submitted,

(Signed) Frank Pauley

(Signed) Thomas Lhee

(Signed) Kenneth Smoot

Board of  
Local Improvements  
of the  
City of Chicago

We hereby submit an estimate of the costs of such improvement including labor and materials.

	\$ 90,941.00
Deficiency in interest on the assessment, cost of making, levying and collecting said assessment and lawful expenses attending the making of said improvements	<u>4,547.00</u>
TOTAL:	\$ 95,488.00

We hereby certify that in our opinion the above estimate does not exceed the probable cost of the above proposed improvement, and lawful expenses attending the same.

Dated, Chicago, June 23, 1995, the Board of Local Improvements.

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AUTHORIZATION FOR APPROVAL OF PLAT OF TYLER,  
LANGDON, MAC KINZIE AND SAVANNAH'S  
SUBDIVISION -- UNIT 1 AND DEDICATION  
OF SUNDRY STREETS AND ALLEYS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance authorizing and directing the Superintendent of Maps to approve a proposed plat of Tyler, Langdon, MacKinzie and Savannah's Subdivision -- Unit 1, lying in the former 66 foot right-of-way of the Indiana Harbor Belt Railroad, between South Nashville Avenue and South Austin Avenue; and providing for the dedication of sundry streets and alleys. This ordinance was referred to the committee on October 2, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schuler, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Superintendent of Maps, Ex Officio Examiner of Subdivisions, is hereby authorized and directed to approve a proposed plat of Tyler, Langdon, MacKinzie and Savannah's Subdivision -- Unit 1 lying in the former 66 foot right-of-way of the Indiana Harbor Belt Railroad lying between the east line of South Nashville Avenue on the west and which lies west of the centerline of South Austin Avenue on the east, said former right-of-way lying between West 59th Street and West 60th Street and providing for the dedication of sundry streets and alleys as shown on the attached plat, when the necessary certificates are shown on said plat for the Indiana Harbor Railroad and Marquette National Bank, as Trustee, Trust No. 13137 (File No. 18-23-95-1952).

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

[Plat referred to in this ordinance omitted for printing purposes but on file and available for public inspection in the Office of the City Clerk.]

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VACATION OF AIR RIGHTS OVER PORTION OF NORTH HOLDEN COURT, BETWEEN EAST WASHINGTON STREET AND EAST MADISON STREET.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance vacating the air rights lying above an elevation of 14.3 feet above the existing grade over and across the south 149.2 feet, more or less, of North Holden Court, lying between East Washington Street and East Madison Street. This ordinance was referred to the committee on December 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 ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City Council 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 the air rights lying above an elevation of 14.3 feet above existing grade over and across that part of North Holden Court lying west of the west line of Lots 5, 6 and 7; lying east of the east line of Lots 8, 9 and 10; lying south of the following described line: beginning at the northeast corner of Lot 10; thence east along the easterly extension of the north line of Lot 10 to the intersection of the centerline of North Holden Court; thence south along the centerline of North Holden Court to the intersection of the westerly extension of the north line of Lot 5; thence east along the westerly extension of the north line of Lot 5 and terminating at the northwest corner of said Lot 5; lying north of a line drawn from the southwest corner of Lot 7 to the southeast corner of Lot 8 all in Block 14 in Fort Dearborn Addition to Chicago in the southwest fractional quarter of Section 10, Township 39 North, Range 14 East of the Third Principal Meridian; said part of public street herein vacated being further described as the air rights lying above an elevation of 14.3 feet above existing grade over and across the south 149.2 feet, more or less, of North Holden Court lying between East Washington Street and East Madison 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 vacation herein provided for is made upon the express condition that within ninety (90) days after the passage of this ordinance, the Tucker Financing Partnership 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 hereby vacated, the sum of Four Hundred Eighty-one Thousand Four Hundred Sixty-eight and no/100 Dollars (\$481,468.00), which sum in the judgment of this body will be equal to such benefits; and further, shall be paid within ninety (90) days after the passage of this ordinance.

SECTION 3. The vacation herein provided for is made upon the express condition that within ninety (90) days after the passage of this ordinance, the Tucker Financing Partnership 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 referred to in this ordinance unavailable at  
time of printing.]

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VACATION OF NORTH KILDARE AVENUE, BETWEEN WEST  
BARRY AVENUE AND METRA RIGHT-OF-WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance vacating all that part of North Kildare Avenue, between the southwesterly right-of-way line of METRA and a line 75.0 feet north of and parallel to the north line of West Barry Avenue. This ordinance was referred to the committee on October 30, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The City has experienced a significant loss of industry and jobs in recent years, accompanied by a corresponding erosion of its tax base, due in part to industrial firms' inability to acquire additional property needed for their continued viability and growth; and

WHEREAS, Many industrial firms adjoin streets and alleys that are no longer required for public use and might more productively be used for plant expansion and modernization, employee parking, improved security, truck loading areas, or other industrial uses; and

WHEREAS, The City would benefit from the vacation of these streets and alleys by reducing City expenditures on maintenance, repair and replacement; by reducing fly-dumping, vandalism and other criminal activity; and by expanding the City's property tax base; and

WHEREAS, The City can strengthen established industrial areas and expand the City's job base by encouraging the growth and modernization of existing industrial facilities through the vacation of public streets and alleys for reduced compensation; and

WHEREAS, The Chicago Lock Company is a firm employing two hundred sixty-five (265) persons in the production of cylinder locks and padlocks at 4311 West Belmont Avenue; and

WHEREAS, The Chicago Lock Company is the owner of the property referenced above; and

WHEREAS, The Chicago Lock Company proposes to limit the use of the part of North Kildare Avenue to be vacated herein for such manufacturing purposes and other such uses which are reasonably necessary therefore; 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 the public street described in the following ordinance; now, therefore,

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

SECTION 1. All that part of North Kildare Avenue lying west of the west line of Lots 4, 5, 6 and 7 in Block 2 in Cushing's Subdivision of the west 50 acres of the north 120 acres of the northeast quarter of Section 27, Township 40 North, Range 13 East of the Third Principal Meridian; lying east of the east line of Lots 3, 4, 5 and 6 in Block 3 in Cushing's Subdivision aforesaid; lying east of the east line of Lots 4, 5 and 6 in Kroff's Subdivision of Lot 7 in Block 3 in Cushing's Subdivision aforesaid; lying north of a line drawn from the southeast corner of Lot 4 in Kroff's Subdivision of Lot 7 in Block 3 aforesaid, to the southwest corner of Lot 7 in Block 2 in Cushing's Subdivision aforesaid; and lying southwesterly of a straight line parallel with and 60 feet southwesterly, measured at right angles, from the centerline of the westbound main track of METRA (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad Company) as the same was laid out and operated as of February 6, 1934 and which straight line extended from a point on the north line of Lot 1 in Block 3, in Cushing's Subdivision aforesaid, a distance of 73.81 feet, more or less, west of the northeast corner thereof to a point on the south line of Lot 8 in Block 2, in Cushing's Subdivision aforesaid, a distance of 73.99 feet, more or less, east of the southwest corner thereof as colored in red and indicated by the words "To Be Vacated" on the drawing hereto attached, which drawing for greater certainty, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison Company and Prime Cable of Chicago, Inc., 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 North Kildare Avenue as herein vacated, with the right of ingress and egress.

SECTION 3. The Commissioner of Planning and Development is hereby authorized to accept, subject to the approval of the Corporation Counsel as to form and legality, and on behalf of the City of Chicago, the benefits of a covenant or similar instrument restricting the use of the public way vacated by this ordinance to the manufacturing (including production, processing, cleaning, servicing, testing and repair) of materials, goods or products only and for those structures and additional uses which are reasonably necessary to permit such manufacturing use including the location of necessary facilities, storage, employee and customer parking, and similar other uses and facilities. Such covenant shall be enforceable in law or in equity and shall be deemed to provide for reconveyance of the property to the City upon substantial breach of the terms and conditions thereof. The benefits of such covenant shall be deemed in gross to the City of Chicago, its successors and assigns, and the burdens of such covenant shall run with and burden the public way vacated by this ordinance. The covenant may be released or abandoned by the City only upon approval of the City Council which may condition its approval upon the payment of such additional compensation which it deems to be equal to the benefits accruing because of the release or abandonment.

SECTION 4. The vacation herein provided for is made upon the express condition that within one hundred twenty (120) days after the passage of this ordinance, the Chicago Lock Company 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 referred to in this ordinance printed on  
page 9300 of this Journal.]

Ordinance associated with this drawing printed on pages 9297 through 9299 of this Journal.

"A"

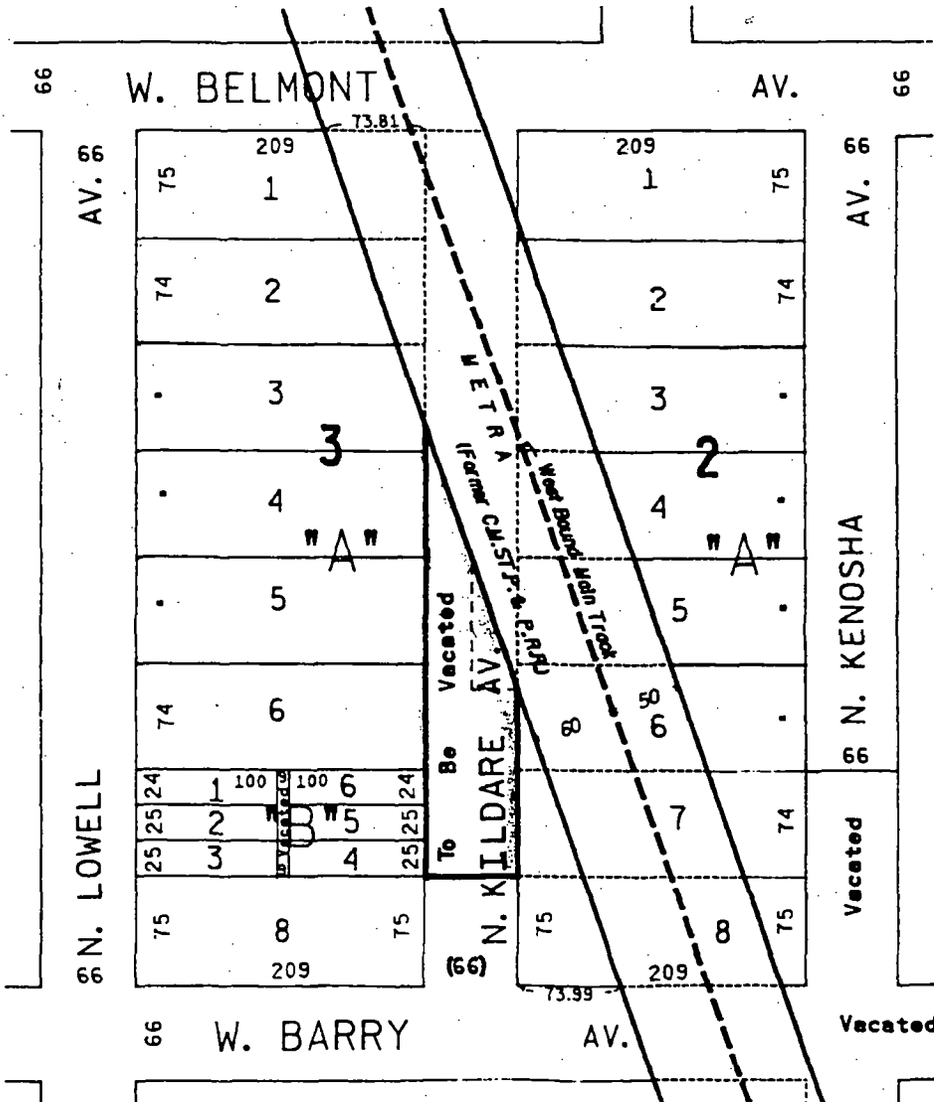
Cushing's Sub. of W. 50 Acres of N. 120 Acres of NE1/4 Sec. 27-40-13.

"B"

Kroff's Sub of Lot 7 Block 3 in Cushing's etc (See "A").

Note: This street is being vacated under the INDUSTRIAL STREET AND VACATION PROGRAM.

Dr. No. 27-31-90-1513 REV. SEPT. 11, 1995



VACATION OF EAST/WEST PUBLIC ALLEY IN BLOCK  
BOUNDED BY WEST SHAKESPEARE AVENUE, WEST  
DICKENS AVENUE, NORTH PULASKI ROAD  
AND WESTERLY RIGHT-OF-WAY  
LINE OF METRA.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance vacating the east/west 14 foot public alley in the block bounded by West Shakespeare Avenue, West Dickens Avenue, North Pulaski Road and the westerly right-of-way line of METRA. This ordinance was referred to the committee on October 30, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The City has experienced a significant loss of industry and jobs in recent years, accompanied by a corresponding erosion of its tax base, due in part to industrial firms' inability to acquire additional property needed for their continued viability and growth; and

WHEREAS, Many industrial firms adjoin streets and alleys that are no longer required for public use and might more productively be used for plant expansion and modernization, employee parking, improved security, truck loading areas, or other industrial uses; and

WHEREAS, The City would benefit from the vacation of these streets and alleys by reducing City expenditures on maintenance, repair and replacement; by reducing fly-dumping, vandalism and other criminal activity; and by expanding the City's property tax base; and

WHEREAS, The City can strengthen established industrial areas and expand the City's job base by encouraging the growth and modernization of existing industrial facilities through the vacation of public alleys and parts of public alleys for reduced compensation; and

WHEREAS, The properties at 3935 West Shakespeare Avenue are owned by the Vogel Hill Corporation, and the American National Bank and Trust Company of Chicago, as Trustee, Trust No. 120851-06 and are used by DeCardy Diecasting, a firm employing eighteen (18) individuals in the casting of zinc dies; and

WHEREAS, The Vogel Hill Corporation, and the American National Bank and Trust Company of Chicago, as Trustee, Trust No. 120851-06 propose to limit the use of public alley and part of public alley to be vacated herein for such manufacturing purposes and other such uses which are reasonably necessary therefore; 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 public alley 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.** All that part of the east/west 14 foot public alley as opened by ordinance passed January 11, 1927, Order of Possession entered by the County Court of Cook County in Docket No. 41465, being described in said Order of Possession as "that part of the north one hundred twenty-five and five tenths (125.5) feet of Block 1 (except the west two hundred twenty-five (225) feet thereof) described as follows:

beginning at a point fourteen (14) feet north of the south line of said north one hundred twenty-five and five tenths (125.5) feet and three hundred one (301) feet east of the west line of said Block 1; thence east on a line fourteen (14) feet north of and parallel with said south line fifteen and nine tenths (15.9) feet to the easterly line of said Block 1; thence southeasterly on the easterly line to the southeast corner of said north one hundred twenty-five and five tenths (125.5) feet of Block 1; thence west along the south line of said north one hundred twenty-five and five tenths (125.5) feet to a point in said south line two hundred eighty-seven (287) feet east of the west line of said Block 1; thence northeasterly on a straight line to the point of beginning, in J. Castello's Subdivision of the northwest quarter of the southwest quarter of the northwest quarter of Section 35, Township 40 North, Range 13 East of the Third Principal Meridian";

Also

all that part of the east/west 16 foot public alley as platted in subdivision of Block 1 in J. Castello's Subdivision of the northwest quarter of the southwest quarter of the northwest quarter of Section 35, Township 40 North, Range 13 East of the Third Principal Meridian and recorded July 5, 1881 in the Office of the Recorder of Deeds of Cook County, Illinois as Document No. 335830, lying south of the said south line described in said Order of Possession (Docket No. 41465) as "the south line of said north one hundred twenty-five and five tenths (125.5) feet" in Block 1 in J. Castello's Subdivision of the northwest quarter of the southwest quarter of Section 35, Township 40 North, Range 13 East of the Third Principal Meridian; said south line of the north 125.50 feet of Block 1 in J. Castello's Subdivision aforesaid, also described as the easterly extension of the south line of Lot 9 in subdivision of Block 1 in J. Castello's Subdivision aforesaid, lying north of a line described as being 125.5 feet north of and parallel with the north line of West Dickens Avenue (measured at right angles with the north line of West Dickens Avenue), said line 125.50 feet north of and parallel with the north line of West Dickens Avenue, also described as the easterly extension of the north line of Lot 15 in subdivision of Block 1 in J. Castello's Subdivision aforesaid, lying east of the northerly extension of the east line of Lot 15 in subdivision of Block 1 in J. Castello's Subdivision aforesaid, lying west of the westerly right-of-way line of METRA (formerly the Chicago, Milwaukee, St. Paul and Pacific

Railroad) said public alley and part of public alley herein vacated being further described as the east/west 14 foot public alley lying north of and adjoining the north line of the east/west 16 foot public alley, together with that part of the east/west 16 foot public alley, lying between a line 300.0 feet, more or less, east of the east line of North Pulaski Road and the westerly right-of-way line of METRA (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad), in the area bounded by West Shakespeare Avenue, West Dickens Avenue, North Pulaski Road and the westerly right-of-way line of METRA (formerly the Chicago, Milwaukee, St. Paul and Pacific Railroad)

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 vacations.

SECTION 2. The Commissioner of Planning and Development is hereby authorized to accept, subject to the approval of the Corporation Counsel as to form and legality, and on behalf of the City of Chicago, the benefits of a covenant or similar instrument restricting the use of the public way vacated by this ordinance to the manufacturing (including production, processing, cleaning, servicing, testing and repair) of materials, goods or products only and for those structures and additional uses which are reasonably necessary to permit such manufacturing use including the location of necessary facilities, storage, employee and customer parking, and other similar uses and facilities. Such covenant shall be enforceable in law or in equity and shall be deemed to provide for reconveyance of the property to the City upon substantial breach of the terms and conditions thereof. The benefits of such covenant shall be deemed in gross to the City of Chicago, its successors and assigns, and the burdens of such covenant shall run with and burden the public way vacated by this ordinance. The covenant may be released or abandoned by the City only upon approval of the City Council which may condition its approval upon the payment of such additional compensation which it deems to be equal to the benefits accruing because of the release or abandonment.

SECTION 3. The vacations herein provided for are made upon the express condition that within one hundred eighty (180) days after the passage of this ordinance, Vogel Hill Corporation and the American National Bank and Trust Company of Chicago, as Trustee, Trust No. 120851-06 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 referred to in this ordinance printed on page 9306 of this Journal.]

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AUTHORIZATION FOR CONSTRUCTION OF TRAFFIC CIRCLES AT SPECIFIED LOCATIONS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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* two proposed ordinances transmitted herewith (referred October 2, 1995) authorizing and directing the Commissioner of Transportation to construct traffic circles at specified locations.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48 .

(Continued on page 9307)



(Continued from page 9305)

Nays -- None.

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

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

*East 69th Street At South Cornell Avenue, South Constance Avenue And South Euclid Avenue.*

WHEREAS, The residents of the Parkside/Jackson Park Highlands have requested that traffic circles be constructed at the intersection of East 69th Street and South Cornell Avenue, East 69th Street and South Constance Avenue, and East 69th Street and South Euclid Avenue; now, therefore,

*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 construct traffic circles at the following locations:

On East 69th Street, at South Cornell Avenue;

On East 69th Street, at South Constance Avenue; and

On East 69th Street, at South Euclid Avenue.

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

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*East 69th Street At South East End Avenue And/Or South Ridgeland Avenue.*

WHEREAS, The residents of the Parkside/Jackson Park Highlands have requested that a traffic circle be constructed at the intersection of East 69th Street and South East End Avenue and/or South Ridgeland Avenue; now, therefore,

*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 construct a traffic circle at the following location:

On East 69th Street, at South East End Avenue and/or South Ridgeland Avenue.

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

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AUTHORIZATION FOR CONSTRUCTION OF CUL-DE-SACS,  
TRAFFIC DIVERTERS, TRAFFIC CONTROL DEVICE  
AND STREET CLOSURE WITHIN NORTH  
BEVERLY COMMUNITY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance authorizing and directing the Commissioner of Transportation to construct various cul-de-sacs, traffic diverters, a traffic control device and a street closure in the North Beverly Community. The ordinance was referred to the committee on October 30, 1995.

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 Granato, Haithcock, Tillman, Holt, Beavers, Dixon, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Schulter, M. Smith, Stone -- 41.

*Nays* -- Aldermen Steele, Shaw, Evans, Munoz -- 4.

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

The following is said ordinance as passed:

WHEREAS, The residents of the North Beverly Community have requested that cul-de-sacs, traffic diverters, a traffic control device and a street closure be constructed; now, therefore,

*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 construct cul-de-sacs at the following locations:

On West 90th Street, east of South Western Avenue;

On West 92nd Place, east of South Western Avenue;

On South Charles Street, north of West 95th Street;

On South Vanderpoel Avenue, north of West 95th Street;

On South Longwood Drive, north of West 95th Street;

On South Pleasant Avenue, north of West 95th Street;

On South Hoyne Avenue, north of West 95th Street;

On South Hamilton Avenue, north of West 95th Street;

On South Bell Avenue, north of West 95th Street;

On South Oakley Avenue, north of West 95th Street;

On South Claremont Avenue, north of West 95th Street;

On West 91st Street, west of South Prospect Square; and

On South Prospect Square, south of West 91st Street.

SECTION 2. That the Commissioner of Transportation is hereby authorized and directed to construct a traffic control device that will limit access to vehicular traffic on South Leavitt Street between the hours of 6:00 A.M. to 10:00 P.M. at the following location:

On South Leavitt Street, north of West 94th Street.

SECTION 3. That the Commissioner of Transportation is hereby authorized and directed to construct traffic diverters at the following locations:

On West 94th Street, at South Leavitt Street;

On West 91st Street, at South Leavitt Street; and

On West 93rd Street, at South Damen Avenue.

SECTION 4. That the Commissioner of Transportation is hereby authorized and directed to close South Longwood Drive at the following locations:

On South Longwood Drive, south of West 87th Street; and

On South Longwood Drive, north of West Howland Avenue.

SECTION 5. This ordinance shall take effect immediately upon passage.

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AUTHORIZATION FOR CONSTRUCTION OF CUL-DE-SACS  
AT SPECIFIED LOCATIONS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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* three proposed ordinances transmitted herewith (referred October 2, 1995) authorizing and directing the Commissioner of Transportation to construct cul-de-sacs at various locations.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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):

*South Campbell Avenue, South Of  
West Harrison Street.*

WHEREAS, The residents of the 600 block of South Campbell Avenue, have requested that a cul-de-sac be constructed at the intersection of South Campbell Avenue and West Harrison Street; now, therefore,

*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 construct a cul-de-sac at the following location:

On South Campbell Avenue, south of West Harrison Street.

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

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*West Flournoy Street, East Of South Maplewood Avenue.*

WHEREAS, The residents of the 2500 block of West Flournoy Street, have requested that a cul-de-sac be constructed at the intersection of West Flournoy Street and South Maplewood Avenue; now, therefore,

*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 construct a cul-de-sac at the following location:

On West Flournoy Street, east of South Maplewood Avenue.

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

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*West 15th Street, West Of South Albany Avenue.*

WHEREAS, The residents of the 3100 block of West 15th Street, have requested that a cul-de-sac be constructed at the intersection of West 15th Street and South Albany Avenue; now, therefore,

*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 construct a cul-de-sac at the following location:

On West 15th Street, west of South Albany Avenue.

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

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CONSIDERATION FOR INSTALLATION OF CUL-DE-SACS  
AT SPECIFIED LOCATIONS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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* four proposed orders transmitted herewith (referred October 2, 1995) authorizing and directing the Commissioner of Transportation to give consideration to the installation of cul-de-sacs at specified locations.

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays -- None.*

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

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

*South Bennett Avenue, North Of East 71st Street.*

*Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of a cul-de-sac on South Bennett Avenue, north of East 71st Street.*

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*South Constance Avenue, North Of East 71st Street.*

*Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of a cul-de-sac on South Constance Avenue, north of East 71st Street.*

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*South Cregier Avenue, North Of East 71st Street.*

*Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of a cul-de-sac on South Cregier Avenue, north of East 71st Street.*

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*South East End Avenue, North Of East 71st Street.*

*Ordered, That the Commissioner of Transportation is hereby authorized and directed to give consideration to the installation of a cul-de-sac on South East End Avenue, north of East 71st Street.*

PREPARATION OF PROCEDURES TO PROVIDE FOR RAILROAD  
CROSSINGS AT SPECIFIED LOCATIONS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance authorizing and directing the Department of Law, and all other city agencies necessary to achieve the new direction of a railroad crossing over the public way, be directed to prepare the procedures necessary to provide for a railroad crossing at East 126th Street, west of South Exchange Avenue and South Escanaba Avenue at East 126th Street. This ordinance was referred to the committee on July 13, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Department of Law, and all other City agencies necessary to achieve the new direction of a railroad crossing over the public way, be directed to prepare the procedures to provide for railroad crossings at the following locations:

a track owned by the I.H.B. Railroad to cross 126th Street at a location 251.11 feet west of South Exchange Avenue;

a track owned by the I.H.B. Railroad to cross South Escanaba Avenue at approximately 126th Street;

all span widths must be twenty feet wide; and

such railroad crossings are necessary to the creation of a new industrial area under construction.

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

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CONSIDERATION FOR ESTABLISHMENT OF TAXICAB  
STAND NUMBER 725 ON PORTION OF  
WEST IRVING PARK ROAD.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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 order transmitted herewith (referred on October 2, 1995) authorizing and directing the Commissioner of Transportation to give consideration to the establishment of Taxicab Stand Number 725 on the north side of West Irving Park Road,

from a point 20 feet west of North Kedzie Avenue, to a point 35 feet west thereof -- 2 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 order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 establishment of Taxicab Stand No. 725 on the north side of West Irving Park Road, from a point twenty (20) feet west of North Kedzie Avenue, to a point thirty-five (35) feet west thereof -- two (2) vehicles.

---

REMOVAL OF PAY TELEPHONES FROM PUBLIC WAY  
AT SPECIFIED LOCATIONS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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* three proposed orders (under separate committee reports) authorizing and directing the Director of Revenue to cause the removal of public pay telephones located at specified locations. These orders were referred to the committee on October 2, 1995.

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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

*2439 North Kimball Avenue.*

*Ordered*, That the Department of Revenue is hereby authorized and directed to remove a public pay telephone from the public way located at 2439 North Kimball Avenue.

*2658 North Kimball Avenue.*

*Ordered,* That the Department of Revenue is hereby authorized and directed to remove a public pay telephone from the public way located at 2658 North Kimball Avenue.

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*5500 West Montrose Avenue.*

*Ordered,* That the Director of Revenue is hereby authorized and directed to cause the removal of a public telephone located on the northwest side of West Montrose Avenue and North Linder Avenue (Quick Mart, 5500 West Montrose Avenue).

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**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, October 30, 1995.

*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 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 2, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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):

*Mr. Rich Alcala.*

*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 Rich Alcala of 1733 West Chicago Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility adjacent thereto.

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

*American National Bank And Trust Company, As  
Trustee, Under Trust Number 119038-04.*

*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 National Bank and Trust Company, Trustee under Trust Number 119038-04, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facilities at 1817 -- 1819 West Larchmont Avenue.

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

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*BoBo's Restaurant*

*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 BoBo's Restaurant of 8258 -- 8260 West Irving Park Road, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facilities for 8258 -- 8260 West Irving Park Road.

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

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*Covenant 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 Covenant Presbyterian Church of 2012 West Dickens Avenue, Chicago, Illinois 60647, from the provisions requiring barriers as a

prerequisite to prohibit alley ingress and/or egress to the parking facilities for 2019 West Dickens Avenue.

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

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*Gacek Enterprises, 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 Gacek Enterprises, Inc., 5209 South Archer Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility adjacent thereto.

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

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*International Litho, 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 International Litho, Inc., 4149 West Belmont Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility adjacent thereto.

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

*Korean Catholic 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 Korean Catholic Church, representative Vince S. Han of 4115 North Kedvale Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 4111 North Kedvale Avenue and 4127 North Kedvale Avenue.

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

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*Saint Mark United Methodist 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 Saint Mark United Methodist Church of 8441 South St. Lawrence Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 8441 South St. Lawrence Avenue.

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

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*Stan's Auto Body.*

*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 Stan Labno of Stan's Auto Body, 5243 South Archer Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility adjacent thereto.

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

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*Mr. Gregory W. Streb.*

*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 Gregory W. Streb of 7815 South Western Avenue, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facilities for 7815 South Western Avenue.

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

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*Tauke And Velez Limited.*

*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 Tauke and Velez Limited of 500 North Wells Street, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities for 218 -- 220 South Bell Avenue.

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

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*Terken Builders, 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 Terken Builders, Inc. of 33 Ruffled Feathers Drive, Lemont, Illinois 60439, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to the parking facility for 5701 -- 5703 West 55th Street.

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

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AUTHORIZATION FOR HONORARY DESIGNATION OF  
PORTION OF SOUTH WOLCOTT AVENUE AS  
"REVEREND GRANDEE DUNCAN DRIVE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate South Wolcott Avenue, lying directly north of West 64th Street, as "Reverend Grandee Duncan Drive". This ordinance was referred to the committee on October 2, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Reverend Grandee Duncan is pastor of New Zion Grove Missionary Baptist Church and this month celebrates the thirtieth anniversary of his ordination; and

WHEREAS, Reverend Grandee Duncan has proven himself an outstanding religious leader who has held numerous administrative positions in the Baptist ministry and has been saluted by Mayors Harold Washington and Richard M. Daley for invaluable contributions to his community; and

WHEREAS, Reverend Grandee Duncan's leadership at New Zion Grove Missionary Baptist Church, 1900 West 64th Street, has had a direct, cleansing influence on the community surrounding the church; now, therefore,

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

SECTION 1. That the portion of South Wolcott Avenue lying directly north of West 64th Street is hereby given the honorary street name designation of "Reverend Grandee Duncan Drive".

SECTION 2. The Department of Transportation is hereby directed to erect and install honorary "Reverend Grandee Duncan Drive" signs along said portion of South Wolcott Avenue.

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

AUTHORIZATION FOR HONORARY DESIGNATION OF  
PORTION OF SOUTH NATCHEZ AVENUE AS  
"ED AND JOSEPHINE GRIBAC WAY".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate the 5200 block of South Natchez Avenue as "Ed and Josephine Gribac Way". This ordinance was referred to the committee on October 2, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which authorizes the erection of honorary street name signs, the Commissioner of Transportation shall take the necessary action to honorarily designate the 5200 block of South Natchez Avenue as "Ed and Josephine Gribac Way".

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

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AUTHORIZATION FOR HONORARY DESIGNATION OF  
PORTION OF EAST WACKER DRIVE AS  
"JERUSALEM 3,000 WAY".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed ordinance authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate East Wacker Drive, from North Wabash Avenue to North State Street, as "Jerusalem 3,000 Way". This ordinance was referred to the committee on October 2, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Pursuant to an ordinance passed by the City Council of the City of Chicago on the third day of December, 1984, printed on page 11460, of the Journal of Proceedings of said date, which authorizes the erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for the standardization of East Wacker Drive (both sides) between North Wabash Avenue and North State Street, as "Jerusalem 3,000 Way".

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

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CONSIDERATION FOR HONORARY DESIGNATION OF  
PORTION OF WEST HUBBARD STREET AS  
"ORLANDO 'WURLEY' CATANESE  
STREET".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to recommend that Your Honorable Body *Pass* a proposed order authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate West Hubbard Street, from North Ogden Avenue to North Noble Street, as "Orlando 'Wurley' Catanese Street". This order was referred to the committee on October 2, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 the 1300 block of West Hubbard Street, from North Ogden Avenue to North Noble Street, memorializing the street to "Orlando 'Wurley' Catanese Street".

TRIBUTE TO LATE BISHOP MICHAEL DEMPSEY AND PORTION  
OF SOUTH KEELER AVENUE HONORARILY DESIGNATED AS  
"FATHER MICHAEL DEMPSEY AVENUE".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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 proposed resolution authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate South Keeler Avenue, from West 14th Street to West 16th Street, as "Father Michael Dempsey Avenue". This resolution was referred to the committee on October 2, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said resolution as adopted:

WHEREAS, Bishop Michael Dempsey was pastor of Our Lady of Lourdes Catholic Church from 1965 to 1974; and

WHEREAS, Bishop Michael Dempsey was auxiliary bishop of the Archdiocese of Chicago and president of the Chicago Conference on Religion and Race; and

WHEREAS, Bishop Michael Dempsey was named the first director of the Campaign for Human Development, which now offers seed money nationwide for self-help programs among the nation's poor; and

WHEREAS, Bishop Michael Dempsey tried hard to explode the myth that the poor don't want to work, that they are all on relief, and that poverty was strictly a Black problem; and

WHEREAS, Bishop Michael Dempsey, as the prelate who epitomized the Christian endeavor to liberate the human race from oppressive situations, received in 1972, the Good Samaritan Award of the National Catholic Development Conference; and

WHEREAS, Bishop Michael Dempsey was the founder of the Lawndale for Better Jobs, the forerunner of the Tri-Faith Employment Agency; and

WHEREAS, Bishop Michael Dempsey was a board member of the Lawndale Community Conservation Council, Lawndale Urban Progress Center and numerous other organizations to which he gave his best, because it would help his people in the Lawndale area; and

WHEREAS, Bishop Michael Dempsey helped to bring about long lasting friendships despite racial differences through his sponsorships of community children to Westchester Schools, Divine Infant Elementary, Saint Joseph and Immaculate Heart of Mary High Schools; and

WHEREAS, Bishop Michael Dempsey passed away from his earthly life at the age of fifty-six; now, therefore,

*Be It Resolved*, This first day of November, 1995 that friends, neighbors and particularly the parishioners of Our Lady of Lourdes Catholic Church, 1449 South Keeler Avenue, Chicago, Illinois loved and respected Bishop Dempsey as he did us. The loving legacy to his people, left by Bishop Dempsey lives on in our hearts; and

*Be It Further Resolved*, That South Keeler Avenue, from West 14th Street to West 16th Street, be given the honorary name of "Father Michael Dempsey Avenue".

CONGRATULATIONS EXTENDED TO UNITED BAPTIST CHURCH  
ON ITS TWENTY-NINTH ANNIVERSARY, OCTOBER 8, 1995  
DECLARED "UNITED BAPTIST CHURCH DAY IN  
CHICAGO" AND PORTION OF WEST ROOSEVELT  
ROAD HONORARILY DESIGNATED  
"UNITED BAPTIST CHURCH  
ROAD".

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, October 30, 1995.

*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 proposed resolution authorizing and directing the Commissioner of Transportation to take the actions necessary to honorarily designate West Roosevelt Road, west from South Keeler Avenue to South Cicero Avenue, as "United Baptist Church Road" in celebration of their twenty-ninth anniversary. This resolution was referred to the committee on October 2, 1995.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

The following is said resolution as adopted:

WHEREAS, The church now known as United Baptist Church was founded June 12, 1966 as Galations Missionary Baptist Church, 4205 West Harrison Street in Chicago, Illinois; and

WHEREAS, The founding membership of about seventy persons were led by Reverend Clarence Jones; and

WHEREAS, The membership being blessed with a place of worship in July, 1966, relocated to the new site at 4218 -- 4220 West Roosevelt Road, and the church was officially named United Baptist Church on July 24, 1966; and

WHEREAS, Reverend Jones remained the leader of United Baptist Church until March 31, 1974; and

WHEREAS, Reverend Wilson Daniels, on April 28, 1974 was elected pastor of United Baptist Church, and remains as pastor today; and

WHEREAS, Under the leadership of Reverend Daniels, United Baptist Church ministers to the needs of humankind as Christ commands by feeding the hungry, clothing the naked, visiting the sick, visiting the prisons and offering help and direction to the lost and wayfaring; and

WHEREAS, United Baptist Church for the last twenty-nine years sought to be a living example of the Christ we proclaim through the many ministries God has blessed it to have, such as: drug rehabilitation and outreach, clothing, scholarship, counseling, food pantry, job referral and front-line food program, where about two hundred persons per day are fed a hot lunch, five days a week; and

WHEREAS, United Baptist Church has pledged its efforts and services to the glory of God; to continue to be a beacon that will draw the lost and weary to the light of hope and strength, knowing that through Him a loving land for all to live together in peace is possible; now, therefore,

*Be It Resolved*, This first day of November, 1995, that United Baptist Church, under the leadership of Reverend Wilson Daniels, does continuously reach out to those less fortunate, and in doing so ascends to even greater heights, and does remember to glorify Christ in all things; and

*Be It Further Resolved*, That in recognition for its many contributions to the residents of the 24th Ward and beyond, that October 8, 1995 be declared United Baptist Church Day in celebration of their twenty-ninth anniversary, and that West Roosevelt Road, from South Keeler Avenue to South Cicero Avenue, be given the honorary name "United Baptist Church Road".

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COMMITTEE ON ZONING.

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CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY  
AREA SHOWN ON MAP NUMBER 5-H.

The Committee on Zoning submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Reporting for your Committee on Zoning, for which a meeting was held on August 24, 1995, I beg leave to recommend that Your Honorable Body *Pass* one ordinance transmitted herewith to amend the Chicago Zoning Ordinance for the purpose of reclassifying a particular area.

I move that this Application Number 11550, pass immediately 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M3-3 Heavy Manufacturing District symbols and indications as shown on Map No. 5-H in the area bounded by:

the public alley northeasterly and parallel to North Lister Avenue; North Honore Street; North Lister Avenue; and a line 125 feet north of and parallel to North Honore Street,

to those of an R5 General Residence District and a corresponding use district is hereby established in the area above described.

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

---

CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY  
AREA SHOWN ON MAP NUMBER 18-B.  
(As Amended)

The Committee on Zoning submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Reporting for your Committee on Zoning, for which a meeting was held on October 5, 1995, 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 six ordinances which were corrected and amended in their corrected form. They are Application Numbers TAD-128, A-3372, 11596, 11544, 11532 and A-3288.

At this time, I, along with Alderman Ed Smith, move that this report be deferred and published with the exception of Application Numbers A-3386, 11609, 11544 and 11532, for which I request immediate passage because time is of the essence.

Please let the record reflect that Alderman Banks is taking a Rule 14 on Application Number 11532.

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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 47.

*Nays* -- None.

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

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

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 B5-4 General Service District symbols and indication as shown on Map No. 18-B in the area bounded by:

East 71st Street (South Shore Drive); South Coles Avenue; a line 37.06 feet south of East 71st Street (South Shore Drive) (as measured along the west line of South Coles Avenue); a line 275.33 feet south of East 71st Street (South Shore Drive) (as measured along the east line of South Exchange Avenue); South Exchange Avenue; a line 64.68 feet long starting at a point 175.21 feet south of East 71st Street (South Shore Drive) (as measured along the east line of South Exchange Avenue) to a point 111.08 feet south of East 71st Street (South Shore Drive) from a point 150.17 feet east of South Exchange Avenue (as measured from the south line of East 71st Street) (South Shore Drive); and a line 150.17 feet east of the east line of South Exchange Avenue (as measured along the south line of East 71st Street) (South Shore Drive),

to those of an Institutional Planned Development which is hereby established in the area above described, subject to the use and bulk regulations set forth in the Plan of Development which is attached hereto and incorporated herein, and to no others.

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

Plan of Development Statements referred to in this ordinance read as follows:

*Institutional Planned Development*

*Plan Of Development Statements.*

1. The area delineated herein as an Institutional Planned Development (the "Planned Development") consists of approximately 42,825 square feet ( $\pm$  .98 acres) of property which is depicted on the attached Planned Development Boundary and Property Line Map (the "Property") and is owned or controlled by the Applicant, South Shore Limited Partnership.
2. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees or grantees. Any dedication or vacation of streets, alleys or easements or any adjustment of right-of-way shall require a separate submittal on

behalf of the Applicant or its successors, assignees or grantees and approval by the City Council.

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 and 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 made, shall be under single ownership or under single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the Property and any ground lessors.

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 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 thirteen (13) Statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Planned Development Boundary and Property Line Map; an Existing Land-Use Map; a Site/Landscape Plan and Building Elevations prepared by Einstein Associates, Inc., dated September 14, 1995. Reduced copies of the Site/Landscape Plan and the Building Elevations are attached hereto and full sized copies of these items are on file with the Department of Planning and Development. These and no other zoning controls shall apply to the Property. This Planned Development conforms to the intent and purpose of the

Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a planned development.

5. The following uses are permitted in the area delineated herein as an Institutional Planned Development:

Nursing home, accessory parking and accessory uses, including parabolic transmitting and receiving antennae up to eight feet in diameter, subject to appropriate screening.

6. Identification signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development. Temporary signs such as construction and marketing signs also shall be permitted subject to the review and approval of the Department of Planning and Development.
7. Off-street parking and loading facilities shall be provided in compliance with this Planned Development subject to the review of the Department of Transportation and the approval of the Department of Planning and Development. A minimum of three percent (3%) of all parking spaces provided within the Planned Development shall be designated and designed for parking for the handicapped.
8. Any service drive or other ingress or egress shall be adequately designed and paved, in accordance with the regulations of the Department of Transportation in effect at the time of construction and in compliance with the Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such paved areas. All ingress and egress shall be subject to the review and approval of the Bureau of Traffic Engineering and Operations and of the Department of Planning and Development.
9. In addition to the maximum heights of the buildings and any appurtenance attached thereto prescribed in this Planned Development, the height of the improvements and any appurtenance attached thereto also shall be subject to:
- (A) height limitations as certified and approved by the Federal Aviation Administration; and
  - (B) airport zoning regulations as established by the Department of Planning, Department of Aviation and Department of Law and approved by the City Council.

10. The improvements on the Property, including the on-site exterior landscaping and the landscaping along the adjacent rights-of-way and all entrances and exits to and from the parking and loading areas, shall be designed, constructed and maintained in substantial conformance with the Site/Landscape Plan and the Building Elevations. In addition, parkway trees shall be installed and maintained in accordance with the parkway tree planting provisions of the Chicago Zoning Ordinance.
11. The Applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The Applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigeration and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S.").
12. The requirements of the Planned Development 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 a determination by the Commissioner of the Department of Planning and Development that such modification is minor, appropriate and consistent with the nature of the improvements contemplated by this Planned Development and the purposes underlying the provisions hereof. Any such modification of the requirements of the Planned Development by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in the Planned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance.
13. Unless substantial construction of the improvements contemplated by this Planned Development has commenced within ten years following adoption of this Planned Development, and unless completion thereof is diligently pursued, then this Planned Development shall expire; provided, however, that if the City Council amends the Chicago Zoning Ordinance to provide for a shorter expiration period which is applicable to all planned developments, then this Planned Development shall expire upon the expiration of such shorter time period as provided by said amendatory ordinance (the first day of which as applied to this Planned Development shall be the effective date of the amendatory ordinance). If this Planned Development expires under the provisions of this section, then the zoning of the Property shall automatically revert to a B5-4 General Service District.

[Existing Zoning Map; Planned Development Boundary and Property Line Map; Existing Land-Use Map; Site/Landscape Plan; and Building Elevation Drawings referred to in these Plan of Development Statements printed on pages 9344 through 9355 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Institutional Planned Development No. \_\_\_\_\_*

*Plan Of Development*

*Bulk Regulations And Data Table.*

Gross Site Area	=	Net Site Area	+	Area Remaining in Public Rights-of-Way
-----------------	---	---------------	---	---

± 63,825 square feet (± 1.46 acres)	=	± 42,825 square feet (± .98 acres)	+	± 21,000 square feet (± .48 acres)
---	---	--	---	--

Maximum Permitted F.A.R.:	2.05.
---------------------------	-------

Setbacks From Property Line:	In substantial conformance with the Site/Landscape Plan.
------------------------------	--

Maximum Percentage of Site Coverage:	In substantial conformance with the Site/Landscape Plan.
---	--

Maximum Number of Beds:	248 units.
-------------------------	------------

Minimum Number of Off-Street Parking:	60 spaces.
--	------------

Minimum Number of Off-Street Loading Berths:	1 berth.
---	----------

Maximum Height:

In substantial conformance  
with the Building Eleva-  
tions.

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CHICAGO ZONING ORDINANCE AMENDED TO RECLASSIFY  
PARTICULAR AREAS.

The Committee on Zoning submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Reporting for your Committee on Zoning, for which a meeting was held on October 5, 1995, 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 particular areas.

I beg leave to recommend the passage of six ordinances which were corrected and amended in their corrected form. They are Application Numbers TAD-128, A-3372, 11596, 11544, 11532 and A-3288.

At this time, I, along with Alderman Ed Smith, move that this report be deferred and published, with the exception of Application Numbers A-3386, 11609, 11544 and 11532 for which I request immediate passage because time is of the essence.

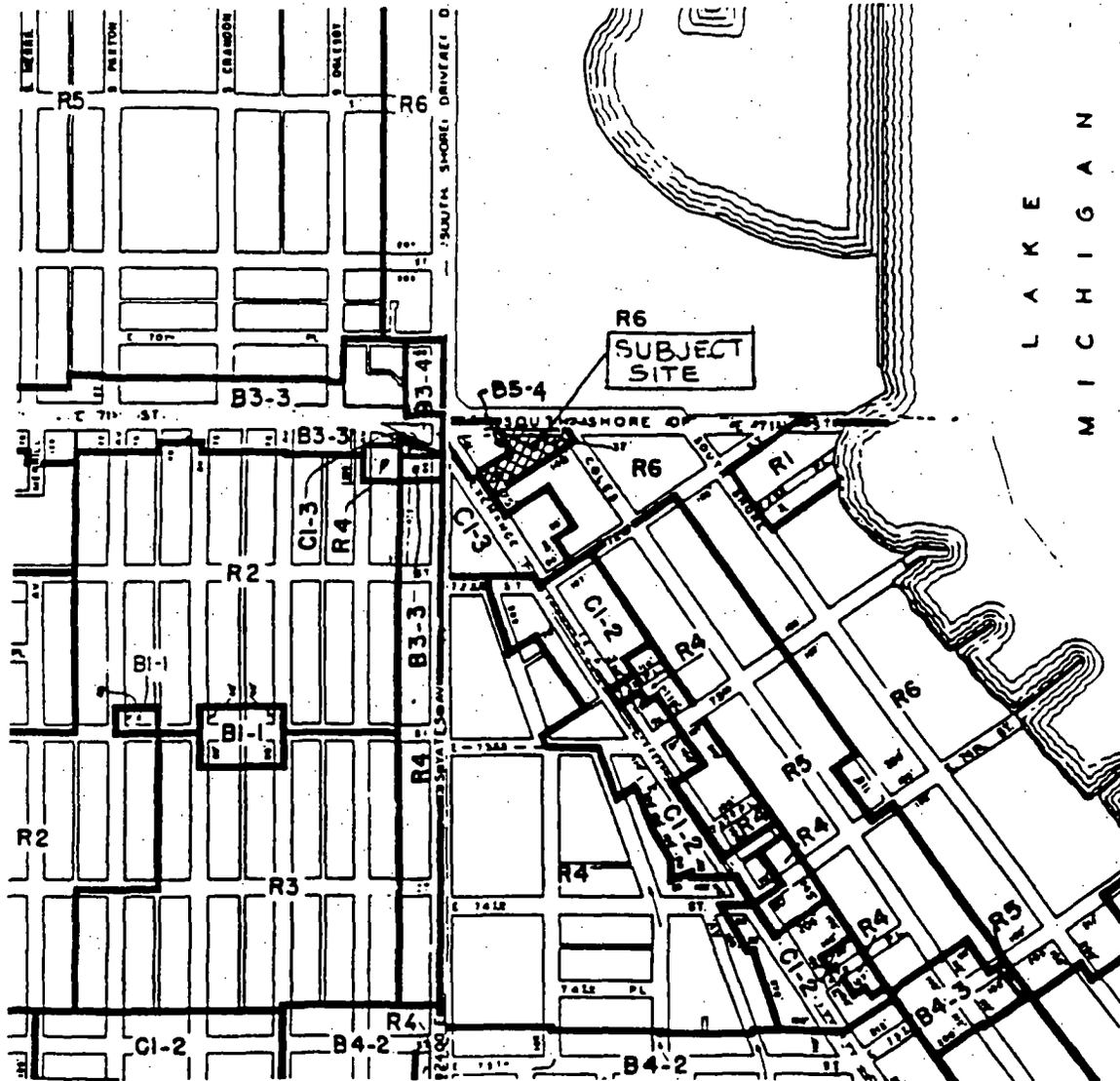
Please let the record reflect that Alderman Banks is taking a Rule 14 on Application Number 11532.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,  
*Chairman.*

(Continued on page 9356)

Existing Zoning Map.



Legend



Subject Property



Zoning Boundaries

Applicant:

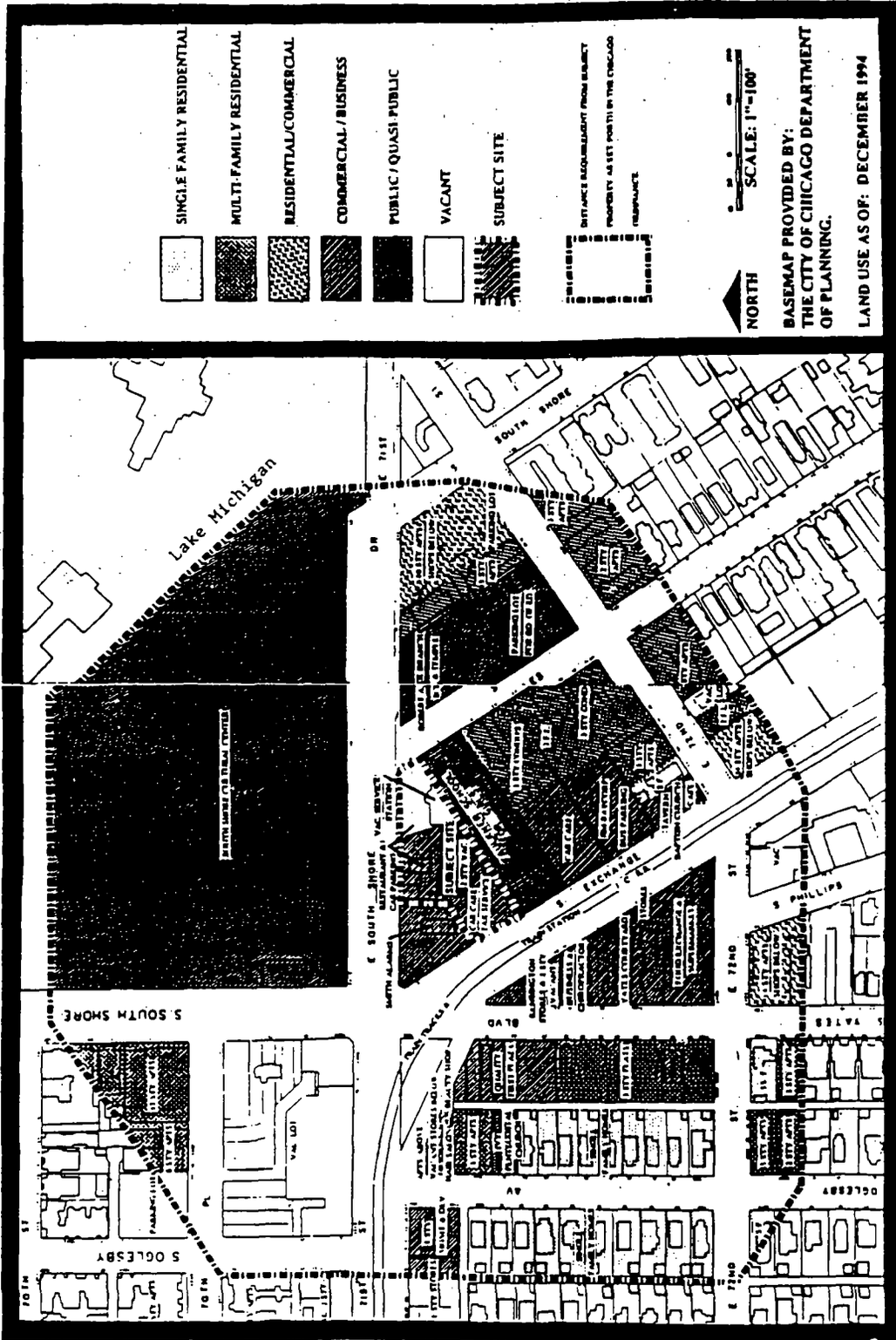
South Shore Limited Partnership  
 6633 N. Lincoln Avenue  
 Lincolnwood, IL 60645

Date: May 17, 1995

Revised: September 14, 1995

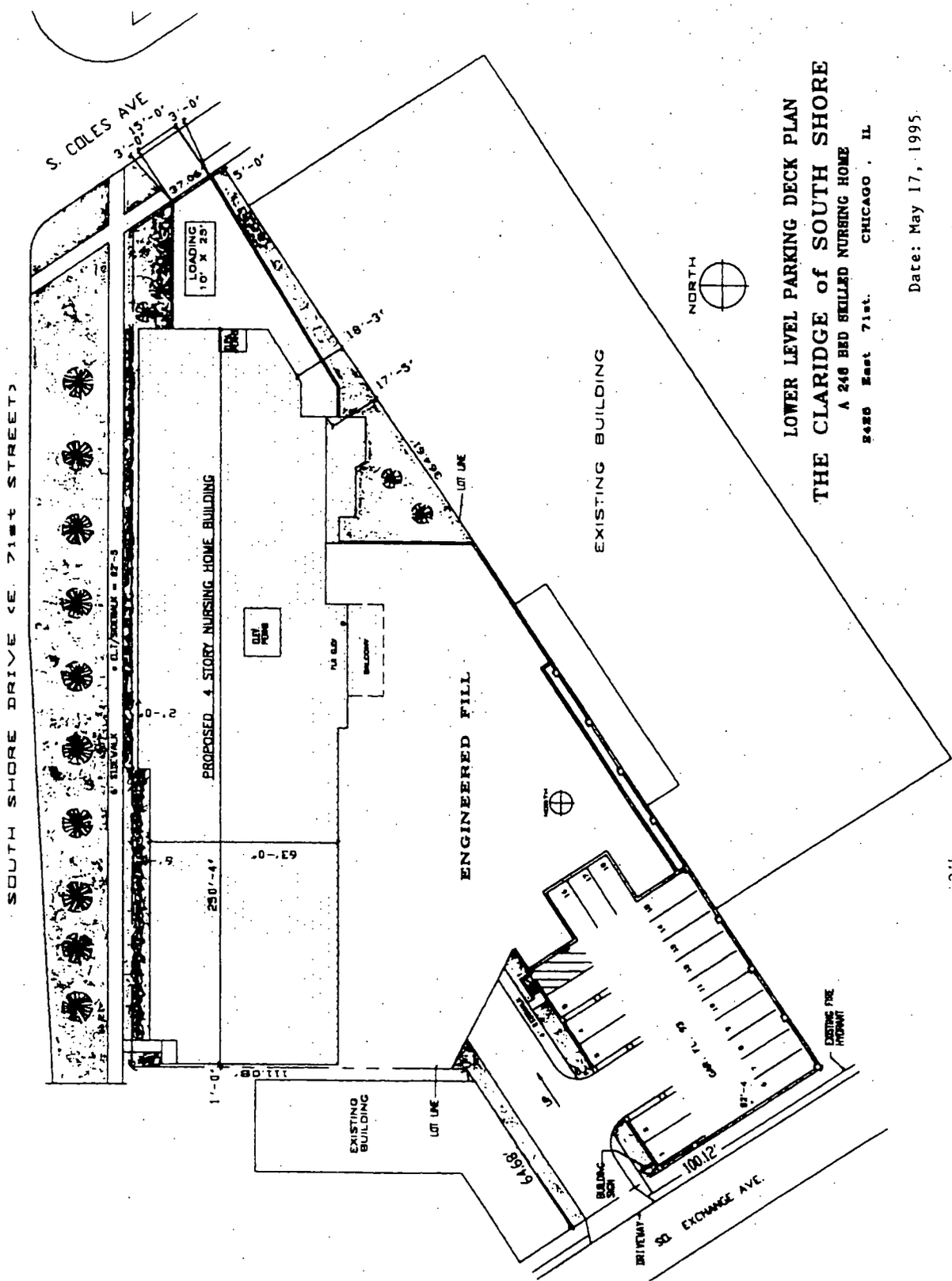


Existing Land-Use Map.





Site/Landscape Map.  
(Page 2 of 2)



LOWER LEVEL PARKING DECK PLAN  
 THE CLARIDGE of SOUTH SHORE  
 A 246 BED SKILLED NURSING HOME  
 2426 East 71st. CHICAGO, IL

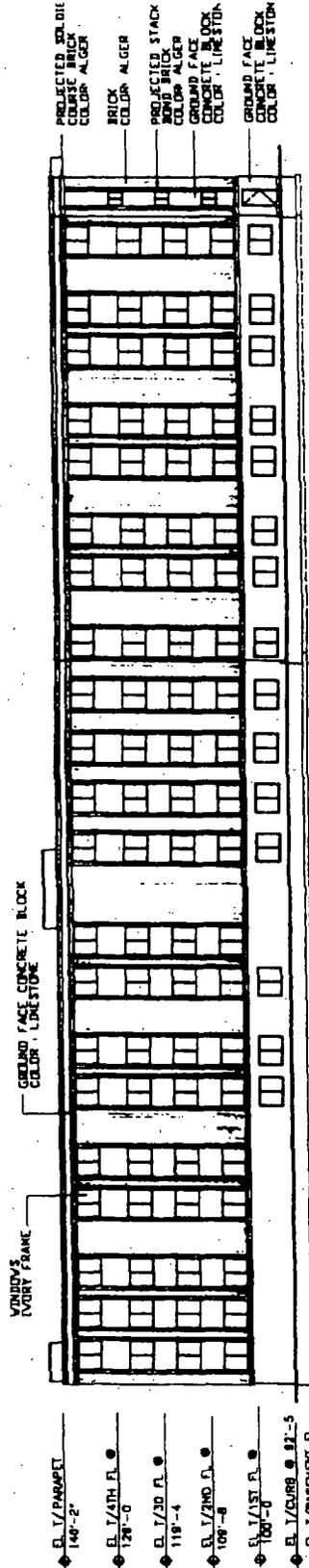
Date: May 17, 1995

Revised: September 14, 1995

Building Elevations.  
(Page 1 of 7)

THE CLARIDGE of SOUTH SHORE  
A 248 BED SKILLED NURSING HOME

2425 East 71st. CHICAGO, IL



Date: May 17, 1995

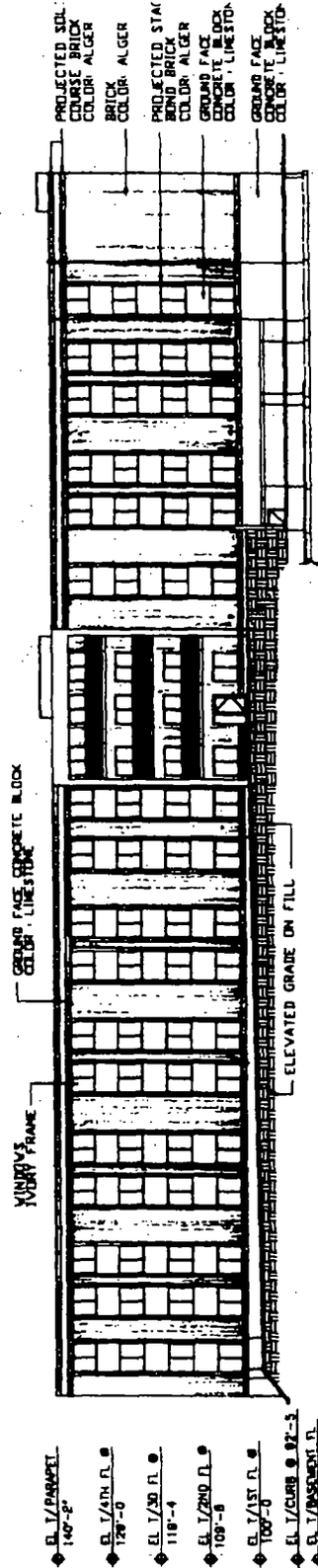
Revised: September 14, 1995

NORTH - 71ST - ELEVATION

Building Elevations.  
(Page 2 of 7)

THE CLARIDGE of SOUTH SHORE  
A 248 BED SKILLED NURSING HOME

2425 East 71st. CHICAGO, IL



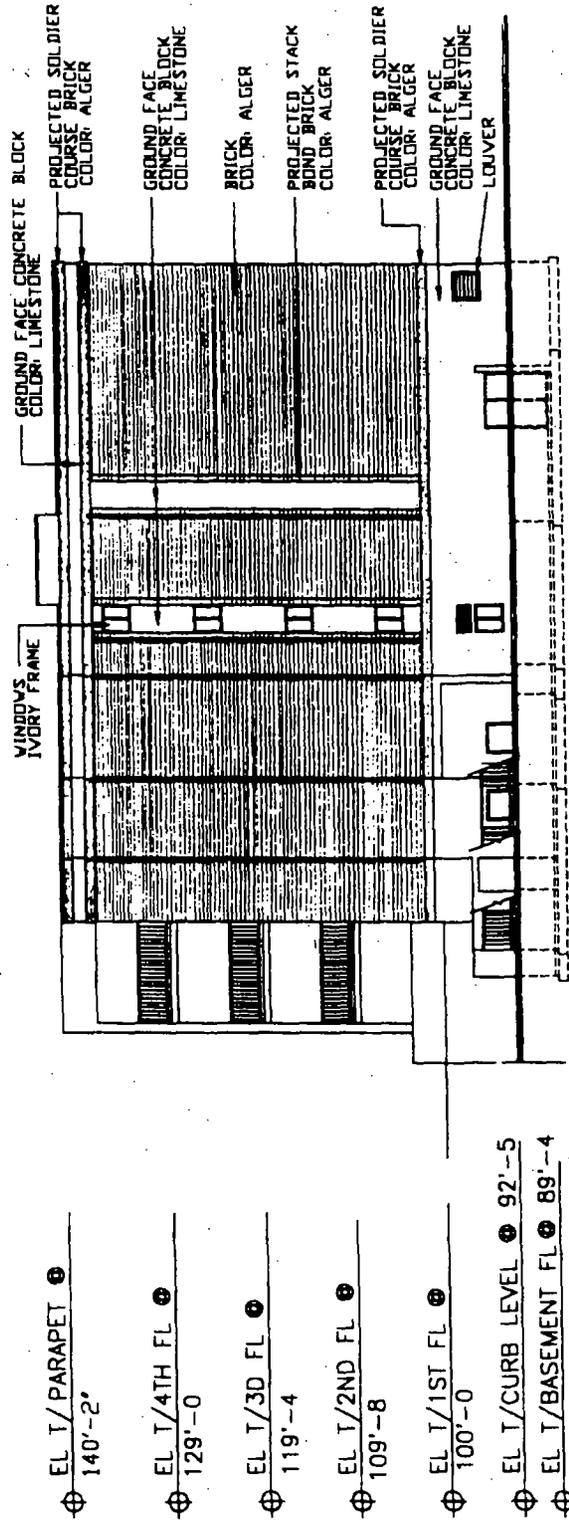
Date: May 17, 1995

Revised: September 14, 1995

SOUTH ELEVATION

Building Elevations.  
(Page 3 of 7)

THE CLARIDGE of SOUTH SHORE  
A 248 BED SKILLED NURSING HOME  
2425 East 71st. CHICAGO, IL



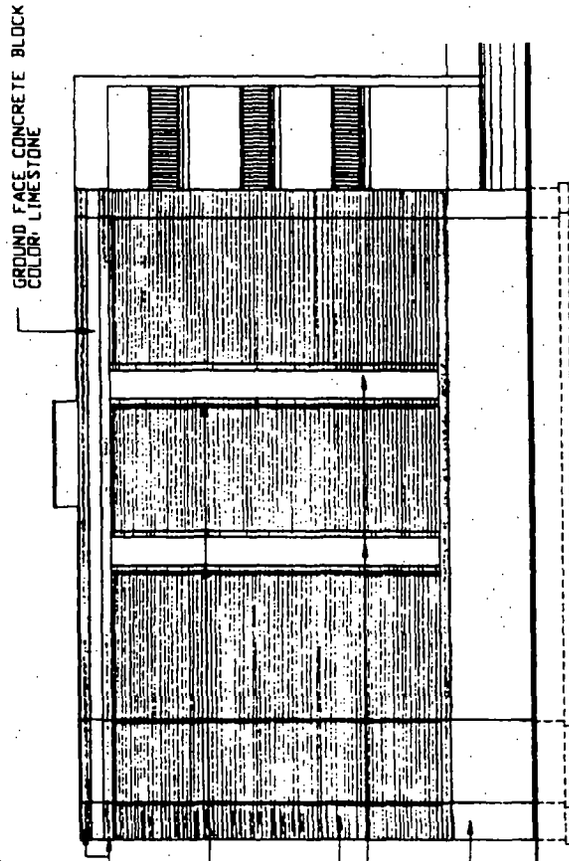
EAST ELEVATION

Date: May 17, 1995

Revised: September 14, 1995

Building Elevations.  
(Page 4 of 7)

THE CLARIDGE of SOUTH SHORE  
A 240 BED SKILLED NURSING HOME  
2425 East 71st. CHICAGO, IL



⊕ EL T / PARAPET  
142'-8"

⊕ EL T / 4TH FL ⊕  
129'-0"

⊕ EL T / 3D FL ⊕  
119'-4"

⊕ EL T / 2ND FL ⊕  
109'-8"

⊕ EL T / 1ST FL ⊕  
100'-0"

⊕ EL T / CURB LEVEL ⊕ 92'-5"  
⊕ EL T / BASEMENT FL ⊕ 89'-4"

PROJECTED SOLDIER  
COURSE BRICK  
COLOR: ALGER

PROJECTED STACK  
BOND BRICK  
COLOR: ALGER

BRICK  
COLOR: ALGER

GROUND FACE  
CONCRETE BLOCK  
COLOR: LIMESTONE

GROUND FACE  
CONCRETE BLOCK  
COLOR: LIMESTONE

GROUND FACE CONCRETE BLOCK  
COLOR: LIMESTONE

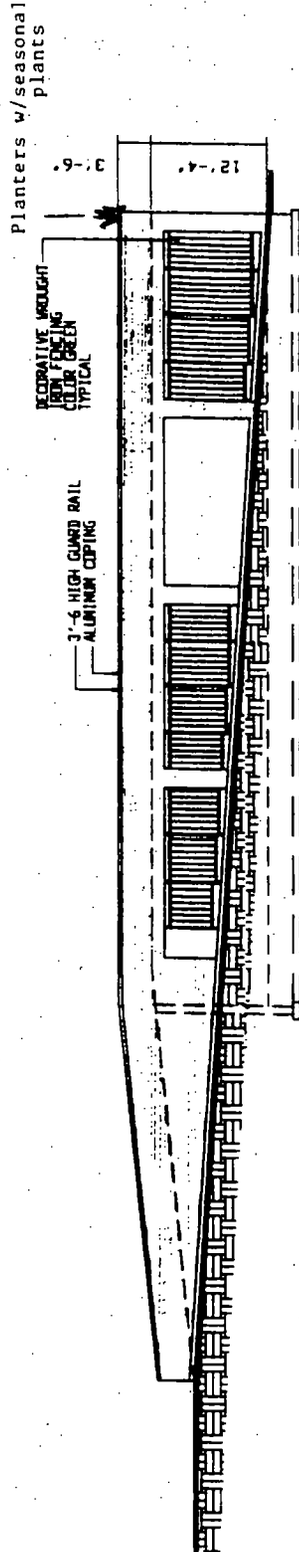
WEST ELEVATION

Date: May 17, 1995

Revised: September 14, 1995

Building Elevations.  
(Page 5 of 7)

THE CLARIDGE of SOUTH SHORE  
A 248 BED SKILLED NURSING HOME  
2426 East 71st. CHICAGO, IL



NORTH ELEVATION OF PARKING DECK

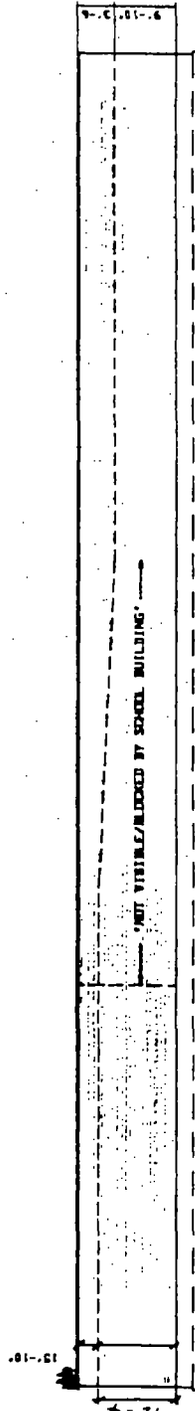
(Renovation of Existing Structure)

Date: May 17, 1995

Revised: September 14, 1995

Building Elevations.  
(Page 6 of 7)

THE CLARIDGE of SOUTH SHORE  
A 248 BED SKILLED NURSING HOME  
2426 East 71st. CHICAGO, IL



SOUTH ELEVATION OF PARKING DECK

(Renovation of Existing Structure)

Date: May 17, 1995

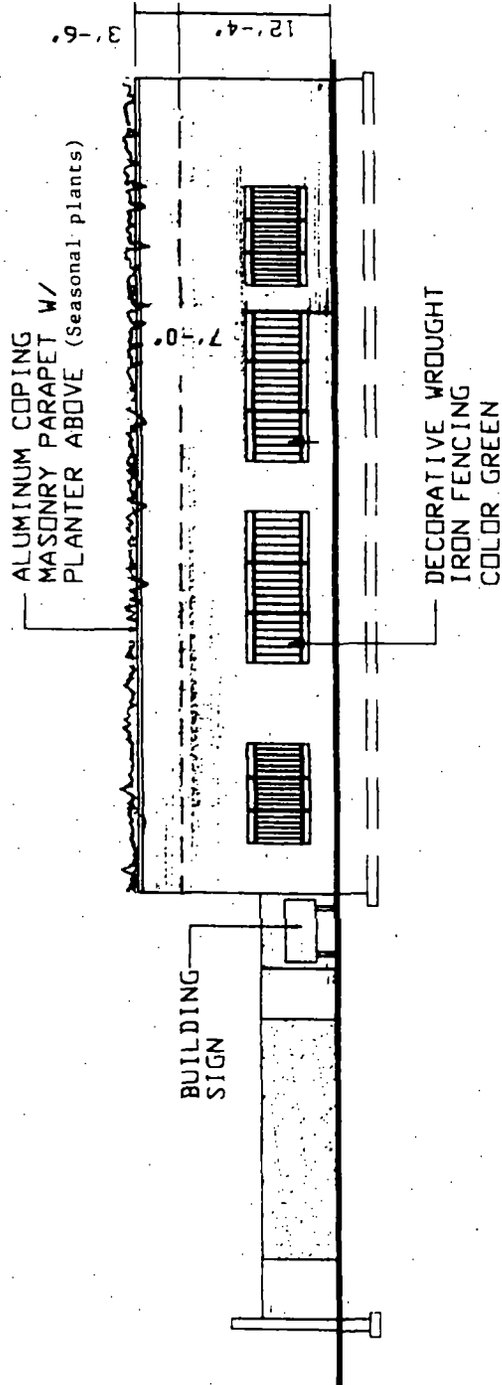
Revised: September 14, 1995

Building Elevations.  
(Page 7 of 7)

THE CLARIDGE of SOUTH SHORE

A 248 BED SKILLED NURSING HOME

2425 East 71st. CHICAGO, IL



EXCHANGE AVE. (WEST) ELEVATION

(Renovation of Existing Structure)

FINAL FOR PUBLICATION

Date: May 17, 1995

Revised: September 14, 1995

(Continued from page 9343)

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 part of the ordinance):

*Reclassification Of Area Shown On Map Number 9-M.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 9-M in the area bounded by:

West Waveland Avenue; the alley next east of North Narragansett Avenue; a line 96.2 feet south of and parallel to West Waveland Avenue; and North Narragansett Avenue,

to those of an R2 Single-Family Residence District and a corresponding use district is hereby established in the area above described.

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

---

*Reclassification Of Area Shown On Map Number 12-L.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R2 Single-Family Residence District symbols and indications as shown on Map No. 12-L in the area bounded by:

a line 300 feet south of and parallel to the south line of West 52nd Street; South Lorel Avenue; the public alley next north of and parallel to South Archer Avenue; and the public alley next west of and parallel to South Lorel 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 20-I.  
(As Amended)*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-1 Restricted Retail District symbols and indications as shown on Map No. 20-I in the area bounded by:

the alley next north of and parallel to West 87th Street; a line 409.84 feet east of South Sacramento Avenue; West 87th Street; and South Sacramento Avenue,

to those of an Institutional Planned Development which is hereby established in the area described above subject to such use and bulk regulations as are set forth in the Plan of Development attached hereto and to no others.

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

Plan of Development Statements referred to in this ordinance read as follows:

*Institutional Planned Development*

*Plan Of Development*

*Statements.*

1. The area delineated herein as an Institutional Planned Development (the "Planned Development") consists of approximately 51,161 square feet (+ 1.17 acres) of property which is depicted on the attached Planned Development Boundary and Property Line Map (the "Property") and is owned or controlled by the Applicant, The Renaissance Limited Partnership.
2. All applicable official reviews, approvals or permits are required to be obtained by the Applicant, its successors, assignees or grantees. Any dedication or vacation of streets, alleys or easements or any adjustment of right-of-way shall require a separate submittal on behalf of the Applicant, its successors, assignees or grantees and approval by the City Council.
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 and 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 made, shall be under single ownership or under single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative or otherwise) shall be made or authorized by all the owners of the Property and any ground lessors.

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 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 thirteen (13) Statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Planned Development Boundary and Property Line Map; an Existing Land-Use Map; a Site/Landscape Plan and Building Elevations prepared by Einstein Associates, Inc., dated September 14, 1995. Reduced copies of the Site/Landscape Plan and the Building Elevations are attached hereto and full sized copies of these items are on file with the Department of Planning and Development. These and no other zoning controls shall apply to the Property. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a planned development.
5. The following uses are permitted in the area delineated herein as an Institutional Planned Development:
  - Nursing home, excluding drug abuse or alcoholism treatment facility, accessory parking and accessory uses, including parabolic transmitting and receiving antennae which may be up to eight (8) feet in diameter, subject to appropriate screening.
6. Identification signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development. Temporary signs such as construction and marketing signs also shall be permitted subject to the review and approval of the Department of Planning and Development.
7. Off-street parking and loading facilities shall be provided in compliance with this Planned Development subject to the review of the Department of Transportation and the approval of the Department of Planning and Development. A minimum of four percent (4%) of all parking spaces provided within the Planned Development shall be designated and designed for parking for the handicapped.

8. Any service drive or other ingress or egress shall be adequately designed and paved, in accordance with the regulations of the Department of Transportation in effect at the time of construction and in compliance with the Municipal Code of Chicago to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such paved areas. Egress from the Property onto South Sacramento Avenue shall be restricted to left turn only through appropriate signage; provided, however, all ingress and egress shall be subject to the review and approval of the Bureau of Traffic Engineering and Operations and of the Department of Planning and Development.
9. In addition to the maximum heights of the buildings and any appurtenance attached thereto prescribed in this Planned Development, the height of the improvements and any appurtenance attached thereto also shall be subject to:
  - (A) height limitations as certified and approved by the Federal Aviation Administration; and
  - (B) airport zoning regulations as established by the Department of Planning, Department of Aviation and Department of Law and approved by the City Council.
10. The improvements on the Property, including the on-site exterior landscaping and the landscaping along the adjacent rights-of-way and all entrances and exits to and from the parking and loading areas, shall be designed, constructed and maintained in substantial conformance with the Site/Landscape Plan and the Building Elevations. In addition, parkway trees shall be installed and maintained in accordance with the parkway tree planting provisions of the Chicago Zoning Ordinance. Applicant agrees to remove the billboard currently located on the property within sixty (60) days from adoption of this Planned Development by City Council.
11. The Applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The Applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigeration and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S.").

12. The requirements of this Planned Development 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 a determination by the Commissioner of the Department of Planning and Development that such modification is minor, appropriate and consistent with the nature of the improvements contemplated by this Planned Development and the purposes underlying the provisions hereof. Any such modification of the requirements of the Planned Development by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in the Planned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance.
13. Unless substantial construction of the improvements contemplated by this Planned Development has commenced within ten (10) years following adoption of this Planned Development, and unless completion thereof is diligently pursued, then this Planned Development shall expire; provided, however, that if the City Council amends the Chicago Zoning Ordinance to provide for a shorter expiration period which is applicable to all planned developments, then this Planned Development shall expire upon the expiration of such shorter time period as provided by said amendatory ordinance (the first day of which as applied to this Planned Development shall be the effective date of the amendatory ordinance). If this Planned Development expires under the provisions of this section, then the zoning of the Property shall automatically revert to a B2-1 Restricted Retail District.

[Existing Zoning Map; Planned Development Boundary and Property Line Map; Existing Land-Use Map; Site/Landscape Plan; and Building Elevation Drawings referred to in these Plan of Development Statements printed on pages 9363 through 9370 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

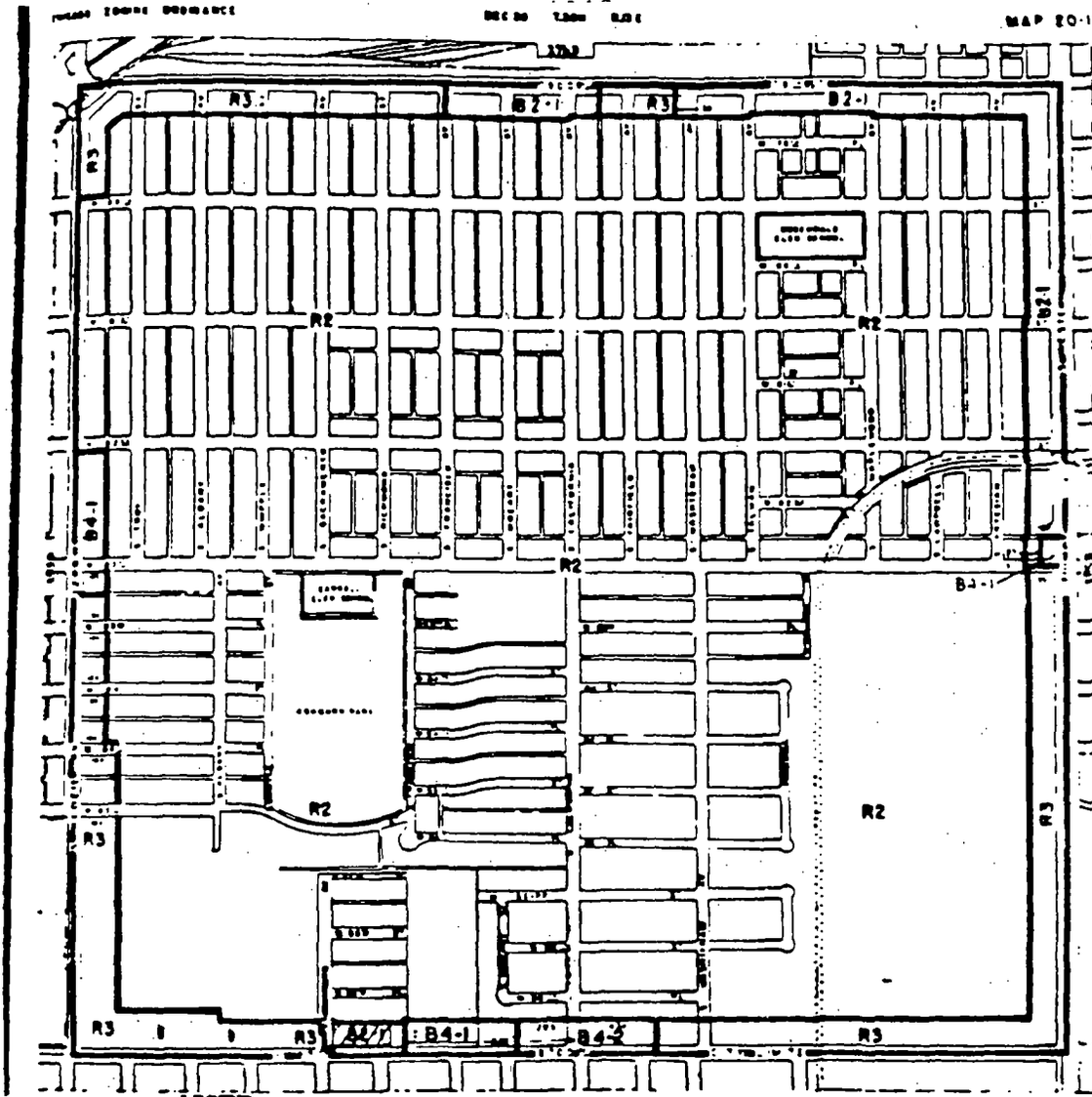
*Institutional Planned Development No. \_\_\_\_\_*

*Plan Of Development*

*Bulk Regulations And Data Table.*

Gross Site Area	=	Net Site Area	+	Area Remaining in Public Rights-of-Way
± 80,965.58 square feet (± 1.85 acres)	=	± 51,161 square feet (± 1.17 acres)	+	± 29,804.58 square feet (± .68 acres)
Maximum Permitted F.A.R.:				1.2.
Setbacks From Property Line:				In substantial conformance with the Site/Landscape Plan.
Maximum Percentage of Site Coverage:				In substantial conformance with the Site/Landscape Plan.
Maximum Number of Beds:				220 units.
Minimum Number of Off-Street Parking:				57 spaces.
Minimum Number of Off-Street Loading Berths:				1 berth.
Maximum Height:				In substantial conformance with the Building Eleva- tions.

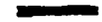
Existing Zoning Map.



LEGEND



SUBJECT PROPERTY



ZONING BOUNDARIES

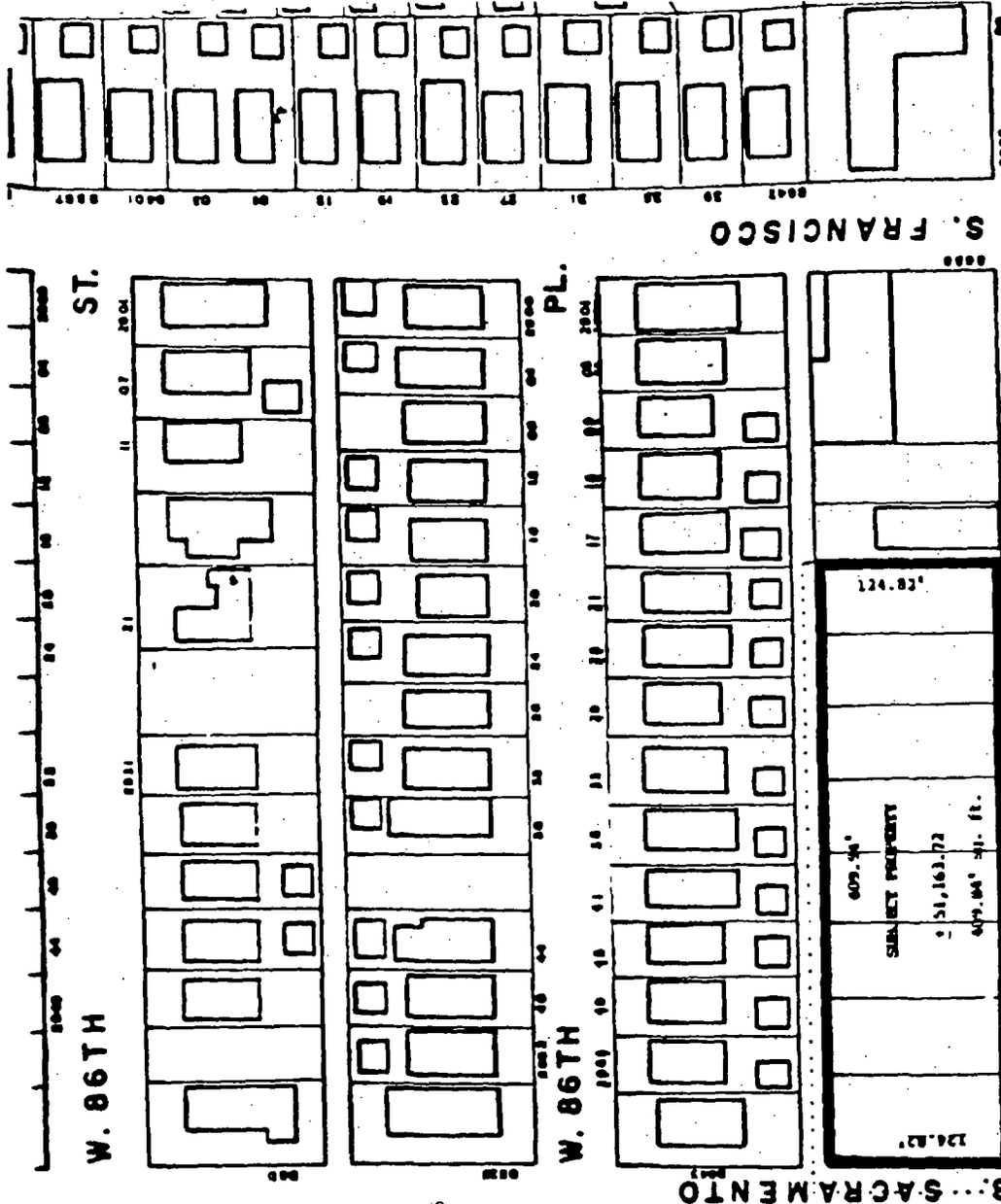
Applicant: The Renaissance Limited Partnership  
 6633 N. Lincoln Avenue  
 Lincolnwood, IL 60465

Date: May 17, 1995

Revised: September 14, 1995



Planned Development Boundary And Property Line Map.



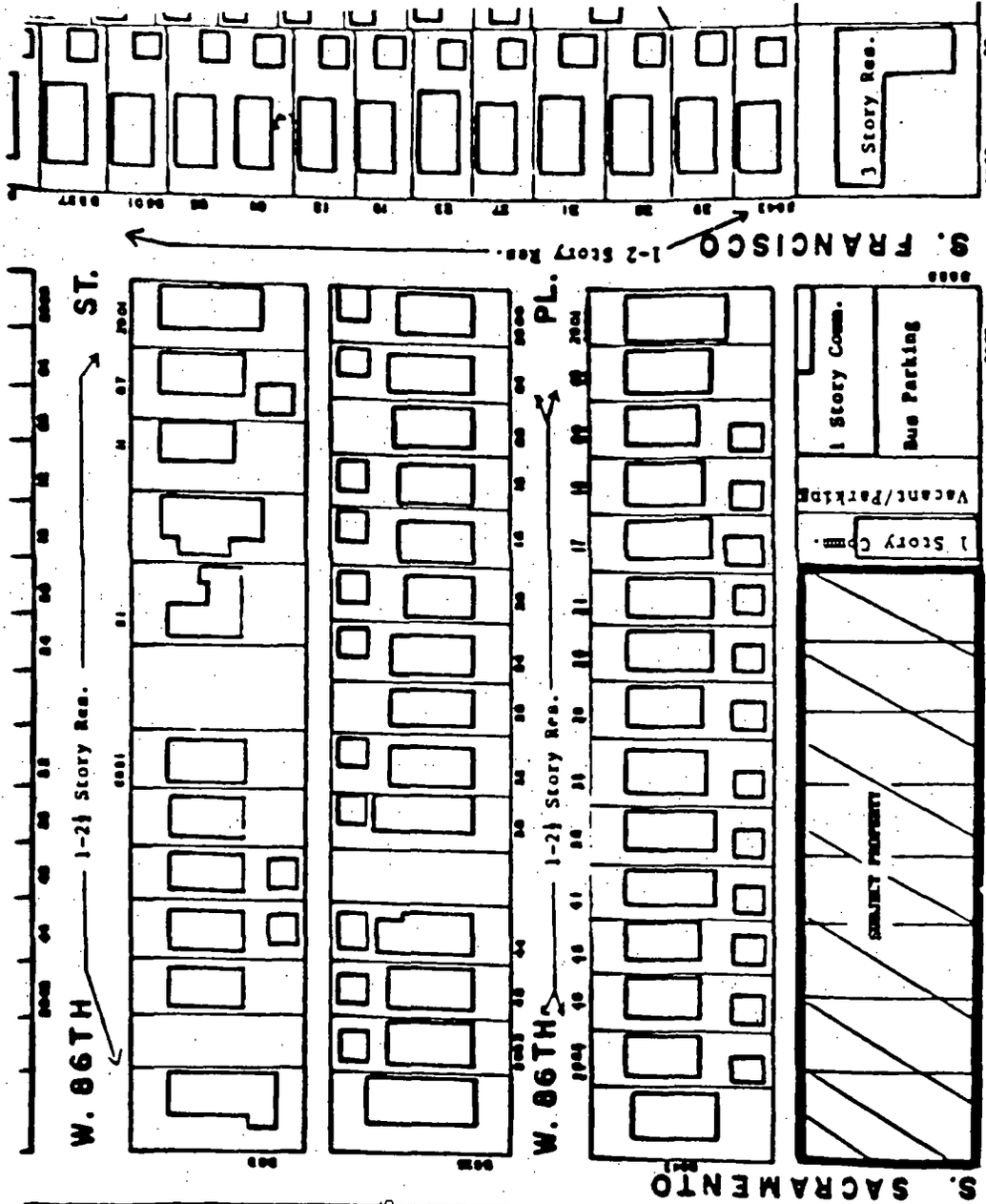
.....Planned Development Boundary  
 \_\_\_\_\_ Property Line  
 The Beneficiaries  
 Applicant: Limited Partnership  
 6433 W. Lincoln Ave.  
 Lincolnwood, IL 60465

Date: May 17, 1995

Revised: September 14, 1995

CITY LIMITS

Existing Land-Use Map.



**LEGEND**

 Subject Property

**Applicant:** The Renaissance Limited Partnership  
6433 N. Lincoln Ave.  
Lincolnwood, IL 60465

**Date:** May 17, 1995

Revised: September 14, 1995

FINAL FOR [unclear]

School Yard

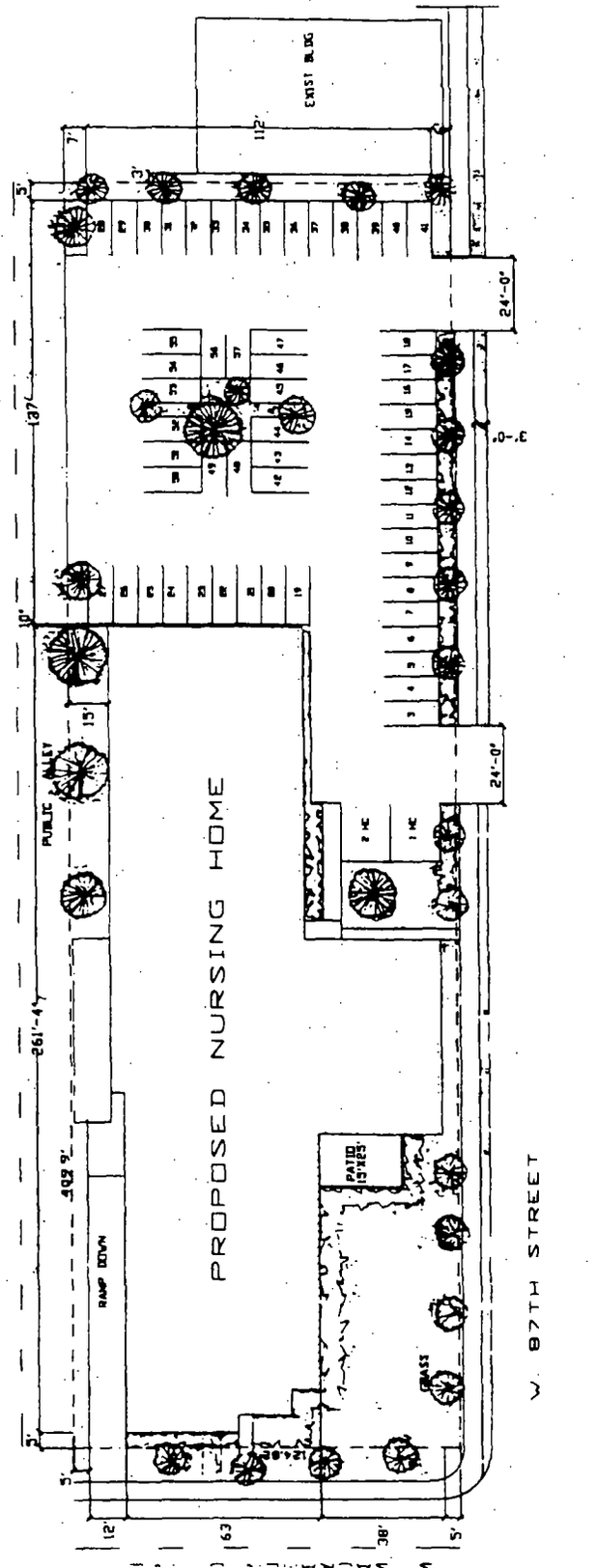
Fence

Vacant Parking

CITY LIMITS Evergreen Park

Site/Landscape Plan.

T H E R E N A I S S A N C E  
C H I C A G O , I L



- Shrubs:
- Alpine Currant 18" - 24"
  - Black Chokeberry 18" - 24"
  - Cranberry Cotoneaster 18" - 24"
- Trees:
- Maple 2.5"
  - Linden 2.5"

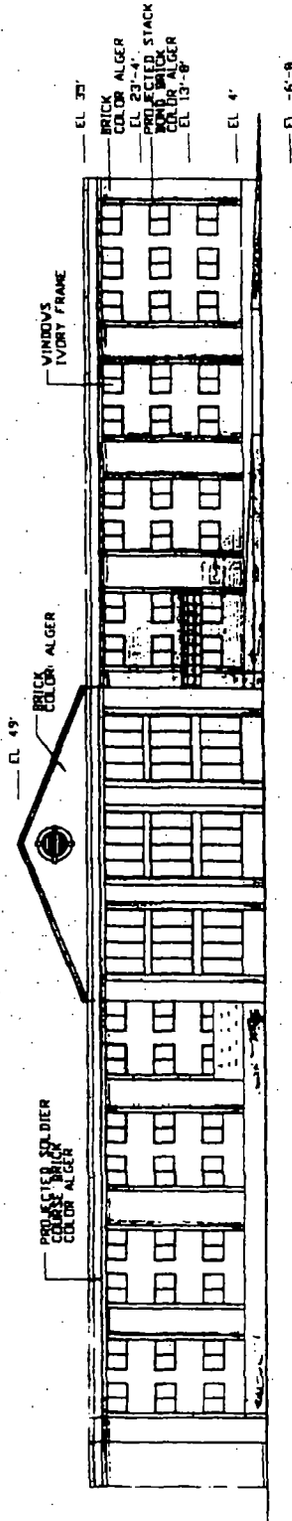
Date: May 17, 1995

Revised: September 14, 1995

Building Elevation.  
(Page 1 of 4)

T H E R E N A I S S A N C E

C H I C A G O . I L



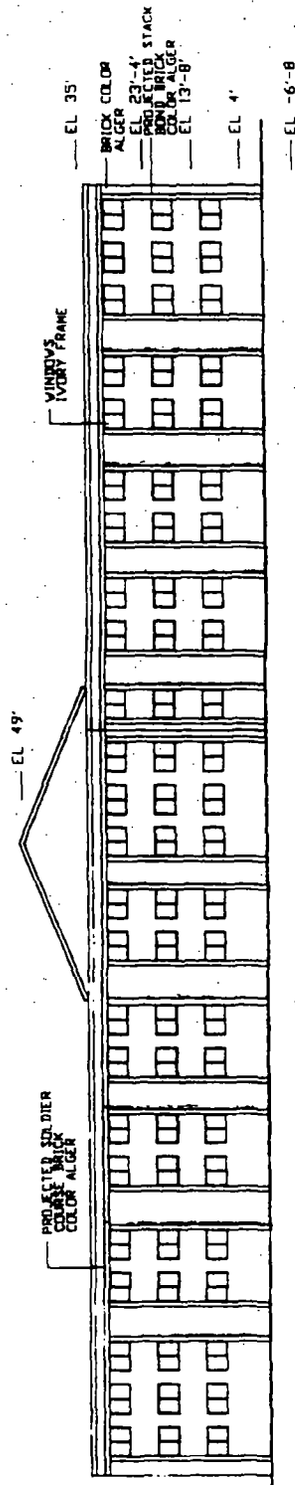
SOUTH - W. 87TH - ELEVATION

Date: May 17, 1995

Revised: September 14, 1995

Building Elevation.  
(Page 2 of 4)

T H E R E N A I S S A N C E  
C H I C A G O . I L L



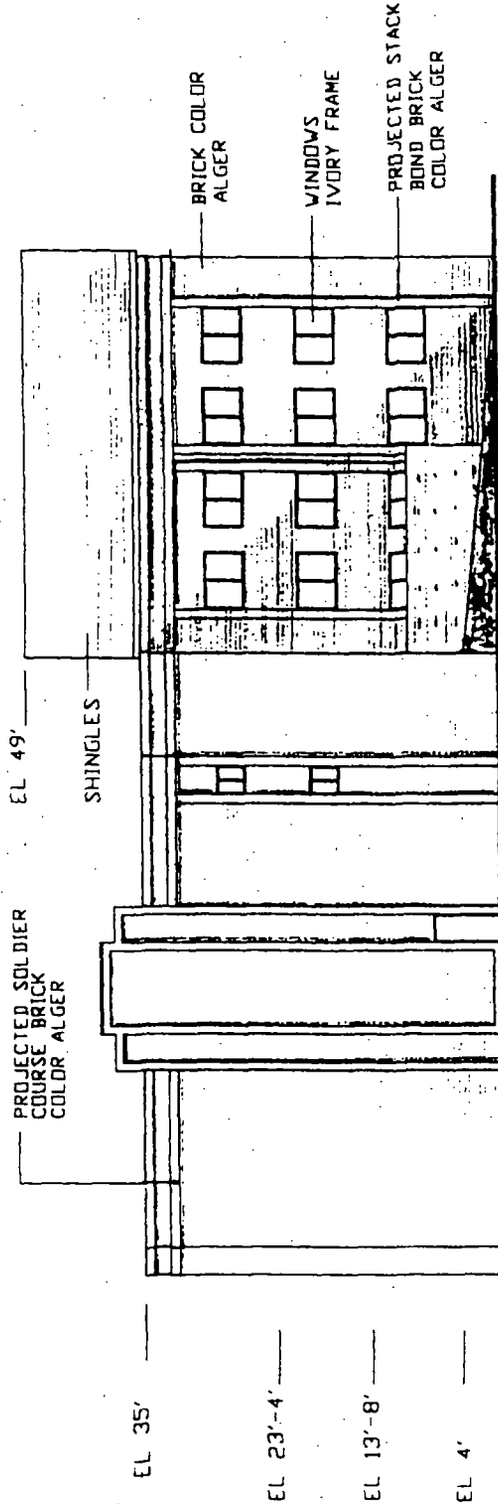
NORTH ELEVATION

Date: May 17, 1995

Revised: September 14, 1999

Building Elevation.  
(Page 3 of 4)

T H E R E N A I S S A N C E  
C H I C A G O , I L



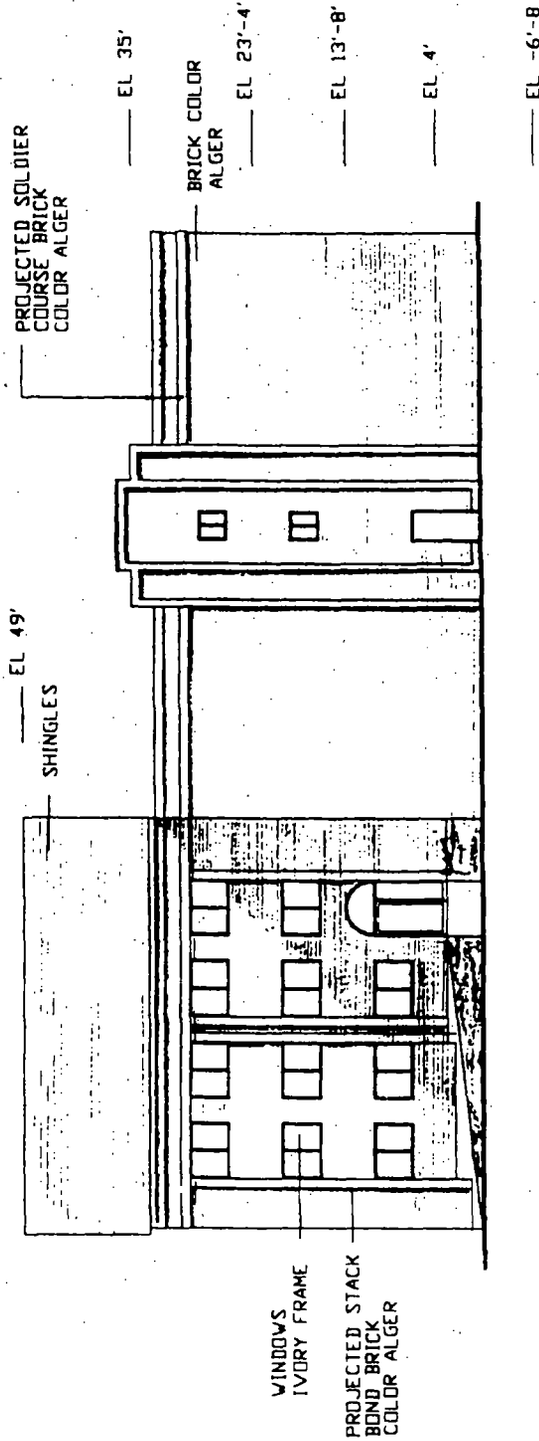
WEST ELEVATION

Date: May 17, 1995

Revised: September 14, 1999

Building Elevation.  
(Page 4 of 4)

T H E R E N A I S S A N C E  
C H I C A G O , I L



EAST ELEVATION

Date: May 17, 1995

Revised: September 14, 1995

*Action Deferred* -- AMENDMENT OF TITLE 17 OF MUNICIPAL  
CODE OF CHICAGO (CHICAGO ZONING ORDINANCE)  
BY CREATION OF SD-6 NORTH CENTRAL-WEST  
LAKEVIEW SPECIAL DISTRICT IN AREAS  
SHOWN ON MAP NUMBER 9-G.

The Committee on Zoning submitted the following report:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Reporting for your Committee on Zoning, for which a meeting was held on October 5, 1995, 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 particular areas.

I beg leave to recommend the passage of six ordinances which were corrected and amended in their corrected form. They are Application Numbers TAD-28, A-3372, 11596, 11544, 11532 and A-3288.

At this time, I, along with Alderman Ed Smith, move that this report be *Deferred* and published, with the exception of Application Numbers A-3386, 11609, 11544 and 11532, for which I request immediate passage because time is of the essence.

Please let the record reflect that Alderman Banks is taking a Rule 14 on Application Number 11532.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,  
*Chairman.*

Said proposed ordinance transmitted with the foregoing committee report reads as follows:

WHEREAS, North Central-West Lakeview is defined as the area of the City of Chicago bounded on the north by West Addison Street; on the east by North Racine Avenue; on the south by West Belmont Avenue and the west by North Ashland Avenue; and

WHEREAS, North Central-West Lakeview is a neighborhood of predominantly single-family, two-family, and three-family dwellings where larger multi-family buildings are an exception. The neighborhood is characterized by distinctive greystones along streets like Eddy Street, Cornelia and Newport Avenues and generous lot sizes along Janssen and Greenview Avenues, north of Roscoe Street; and

WHEREAS, Special supplemental zoning requirements are needed to maintain the neighborhood's low density and the attractive scale of residential buildings and to reduce conflicts between new construction and existing development; and

WHEREAS, The West Lakeview and North Central Neighborhood Associations and the Chicago Department of Planning and Development have inventoried the neighborhood to identify lot sizes, residential densities, building heights, building orientation and yard sizes as the basis for supplemental zoning requirements for new construction; now, therefore,

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

SECTION 1. That the Chicago Zoning Ordinance be amended by creating a new SD-6 North Central-West Lakeview Special District in addition to the R4, General Residence District symbols and indications as shown on Map No. 9-G in the area bounded by:

Sub-district A West:

West Addison Street; the alley next west of and parallel to North Southport Avenue; the Chicago Transit Authority right-of-way; North Janssen Avenue; West Roscoe Street; and the alley next east of and parallel to North Ashland Avenue.

Sub-district A East:

West Addison Street; North Racine Avenue; the Chicago Transit Authority right-of-way; and the alley next east of and parallel to North Southport Avenue.

Sub-district B:

West Roscoe Street; the alley next west of and parallel to North Southport Avenue; West Henderson Street; North Southport Avenue; a line 48.67 feet south of and parallel to West Henderson Street; the alley next east of and parallel to North Southport Avenue; the Chicago Transit Authority right-of-way; North Racine Avenue; West Roscoe Street; a line 52 feet west of and parallel to North Racine

Avenue; a line 52 feet south of West Roscoe Street extending 32 feet southeasterly to the westerly line of the former Chicago, Milwaukee, St. Paul & Pacific Railroad (C.M. St.P.&P.) right-of-way; the westerly line of the former C.M. St.P.&P. right-of-way; North Racine Avenue; the easterly line of the former C.M. St.P.&P. right-of-way; West School Street; North Racine Avenue; the alley next north of and parallel to West Belmont Avenue; a line 254 feet west of and parallel to North Racine Avenue; West Melrose Street; a line 324 feet west of and parallel to North Racine Avenue; the alley next north of and parallel to West Belmont Avenue and said line extended west; the easterly line of the former C.M. St.P.&P. right-of-way; the alley next north of and parallel to West Melrose Street; a line 229 feet west of and parallel to North Racine Avenue; West School Street; the westerly line of the former C.M. St.P.&P. right-of-way; West Henderson Street; a line 291 feet east of and parallel to North Lakewood Avenue; the alley next south of and parallel to West Henderson Street; the alley next east of and parallel to North Lakewood Avenue; a line 48 feet north of and parallel to West Melrose Street; North Lakewood Avenue; the alley next north of and parallel to West Belmont Avenue; a line 231 feet east of and parallel to North Ashland Avenue; West Melrose Street; the alley next east of and parallel to North Ashland Avenue; West School Street; the alley next west of and parallel to North Greenview Avenue; the alley next north of and parallel to West School Street; a line 376.11 feet east of and parallel to North Ashland Avenue; West Henderson Street; and the alley next east of and parallel to North Ashland Avenue.

**SECTION 2.** That the Chicago Zoning Ordinance be amended in Article 10 A-1 by adding the following language in its entirety:

*10A-1.5 North Central-West Lakeview Special District.*

*10A-1.5-1 Preamble.*

*The SD-6, North Central-West Lakeview Special District, is intended to conserve the existing low-density residential character of the North Central-West Lakeview neighborhood. The existing pattern of development is single-family, two-family, and three-family dwellings within two- and three-story structures. The SD-6 District seeks to maintain the neighborhood's existing scale and density, and to limit construction of taller four- and five-story buildings. In addition, the District regulations seek to maintain the street-front orientation of existing homes by requiring this orientation of new construction and to preserve private open spaces by requiring slightly larger rear yards.*

**10A-1.5-2 Minimum Lot Area-Subarea A.**

*In Subarea A of the North Central-West Special District, there shall be provided not less than 1,200 square feet per dwelling unit.*

**10A-1.5-3 Minimum Lot Area -- Subarea B Special District.**

*In Subarea B of the North Central-West Special District, there shall be provided not less than 1,100 square feet per dwelling unit.*

**10A-1.5-4 Height Limits -- North Central-West Lakeview Special District.**

*New residential construction shall not exceed 36 feet in height as measured by the vertical distance from the curb level, or its equivalent, to the top of the ceiling joists of the highest habitable room. Where no curb level has been established, the height of a building may be measured from the mean elevation of the finished lot grade at the front of the building. Such measurements shall be taken at the center of the building. Chimney, heating and cooling equipment, parapets, or similar structures shall not be measured as part of the building height.*

**10A-1.5-5 Building Orientation -- North Central-West Lakeview Special District.**

*All new residential construction in the District shall have a principal entrance or the design of a principal entrance oriented toward the public street. Such orientation or apparent orientation shall be evidenced by a principal doorway (excluding garage doors), front yard, or front porch. All parking shall be located and accessed off the alley except where the zoning lot lacks alley access or an exception or variance is granted.*

**10A-1.5-6 Minimum Rear Yard North Central-West Lakeview Special District.**

*In a rear yard there shall be a minimum of 30% of the lot depth, or 30 feet whichever is greater. However, the following accessory structures may be permitted obstructions within required rear yards: parking, open terraces or patios no more than 4 feet above grade, accessory sheds and tool rooms, and other accessory structures as permitted by Section 5.7-5. Attached garages shall comply with the setback requirements. Parking pads and garages shall not be designed to extend more than 25 feet from the rear lot line.*

*10A-1.5-7 Underlying Zoning Requirements.*

*Except as provided by this Special District, all other regulations of the underlying R4 General Residence District shall apply. Any pre-existing non-conforming building, structure or use shall have the rights and privileges authorized by Article 6 of the Chicago Zoning Ordinance.*

*10A-1.5-8 Exceptions.*

*In addition, to the exceptions authorized by Section 11.7A-1, the Zoning Administrator is hereby authorized to consider and decide requests for exceptions from the requirements of the Special District in the following instances:*

- (1) to permit a reduction of up to 10% of the minimum lot size requirement;*
- (2) to permit an increase of up to 10% in the building height;*
- (3) to permit exceptions from the building orientation requirements for parcels lacking alley access or other circumstances demonstrating hardship conditions;*
- (4) to permit reductions of rear yard requirements consistent with Section 11.7A-3 of the Chicago Zoning Ordinance.*

*The Zoning Administrator shall make findings of fact that the granting of the exception will not be detrimental to the public welfare nor injurious to other property or improvements in the Special District.*

*10A-1.5-9 Variations.*

*In addition to the variations authorized by Section 11.7-4, the Zoning Board of Appeals is hereby authorized to consider and grant variations from the requirements of this Special District in the following instances:*

- (1) to permit a reduction of up to 10% of the minimum lot size requirement;*
- (2) to permit an increase of up to 10% in the building height;*
- (3) to permit exceptions from the building orientation requirements for parcels lacking alley access or other circumstances demonstrating hardship conditions;*

- (4) *to permit reductions of rear yard requirements consistent with Section 11.7-4 of the Chicago Zoning Ordinance.*

*Variations shall be granted only in accordance with the standards set forth in Section 11.7-3.*

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

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*Action Deferred* -- CHICAGO ZONING ORDINANCE AMENDED  
TO RECLASSIFY PARTICULAR AREAS.

The Committee on Zoning submitted the following report which was, on motion of Alderman Banks and Alderman E. Smith, *Deferred* and ordered published:

CHICAGO, November 1, 1995.

*To the President and Members of the City Council:*

Reporting for your Committee on Zoning, for which a meeting was held on October 5, 1995, 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 particular areas.

I beg leave to recommend the passage of six ordinances which were corrected and amended in their corrected form. They are Application Numbers TAD-128, A-3372, 11596, 11544, 11532 and A-3288.

At this time, I, along with Alderman Ed Smith, move that this report be deferred and published with the exception of Application Numbers A-3386, 11609, 11544 and 11532 for which I request immediate passage because time is of the essence.

Please let the record reflect that Alderman Banks is taking a Rule 14 on Application Number 11532.

Respectfully submitted,

(Signed) WILLIAM J. P. BANKS,  
*Chairman.*

The following are said proposed ordinances transmitted with the foregoing committee report (the italic heading in each case not being a part of the ordinance):

*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 R3 General Residence District symbols and indications as shown on Map No. 1-H in the area bounded by:

the alley next north of and parallel to West Erie Street; a line 168 feet east of North Damen Avenue; West Erie Street; and North Damen Avenue,

to those of a C1-2 Restricted Commercial District and a corresponding use district is hereby established in the area above described.

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

---

*Reclassification Of Area Shown On Map Number 3-E.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B6-6 Restricted Central Business District symbols and indications as shown on Map No. 3-E in the area bounded by:

East Lake Shore Drive; a line 517 feet east of North Michigan Avenue; a line 108 feet south of East Lake Shore Drive; and a line 400 feet east of North Michigan Avenue,

to those of an R8 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 3-G.*

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

**SECTION 1.** That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 3-G in the area bounded by:

West Walton Street; the alley next east of North Ashland Avenue; the alley next south of West Walton Street; and a line 100.2 feet east of the alley next east of North Ashland 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 3-H.*

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

**SECTION 1.** That the Chicago Zoning Ordinance be amended by changing all the B5-2 General Service District symbols and indications as shown on Map No. 3-H in the area bounded by:

a line 212 feet south of and parallel to North Milwaukee Avenue; the public alley next east of and parallel to North Paulina Street; a line 237 feet south of and parallel to North Milwaukee Avenue; and North Paulina Street,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

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

*Reclassification Of Area Shown On Map Number 3-H.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 3-H in the area bounded by:

the alley next north of West Potomac Avenue; a line 131 feet east of North Leavitt Street; West Potomac Avenue; and a line 79 feet east of North Leavitt Street,

to those of an R3 General Residence District and a corresponding use district is hereby established in the area above described.

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

---

*Reclassification Of Area Shown On Map Number 4-I.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-3 Restricted Manufacturing District symbols and indications as shown on Map No. 4-I in the area bounded by:

the alley next north of and parallel to West 21st Street; a line 192.10 feet east of South Rockwell Street; West 21st Street; and South Rockwell Street,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

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

*Reclassification Of Area Shown On Map Number 6-G.*

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

**SECTION 1.** That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 6-G in the area bounded by:

a line 150 feet southeasterly of and parallel to South Hillock Avenue; South Throop Street; a line 175 feet southeasterly of and parallel to South Hillock Avenue; and the alley next southwesterly of and parallel to South Throop Street,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

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

---

*Reclassification Of Area Shown On Map Number 8-G.*

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

**SECTION 1.** That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 8-G in the area bounded by:

the alley next north of and parallel to West 32nd Street; a line 189 feet east of South Throop Street; West 32nd Street; and a line 165 feet east of South Throop Street,

to those of an R4 General Residence District and a corresponding use district is hereby established in the area above described.

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

*Reclassification Of Area Shown On Map Number 10-G.  
(As Amended)*

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

**SECTION 1.** That the Chicago Zoning Ordinance be amended by changing all the C2-5 General Commercial District symbols and indications as shown on Map No. 10-G in the area bounded by:

West Pershing Road; South Halsted Street; a line from a point 433 feet south of West Pershing Road and the westerly right-of-way line of South Halsted Street; to a point 330 feet west of South Halsted Street and 175 feet south of West Pershing Road; a line 175 feet south of West Pershing Road; South Morgan Street or the line thereof if extended where no street exists; a line 280 feet south of West Pershing Road; and a line 790 feet west of South Morgan Street or the line thereof if extended where no street exists,

to those of a B1-5 Local 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 11-I.*

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

**SECTION 1.** That the Chicago Zoning Ordinance be amended by changing all of the B4-2 Restricted Service District symbols and indications as shown on Map No. 11-I in the area bounded by:

North California Avenue; West Montrose Avenue; a line 208.38 feet west of North California Avenue as measured at the northerly right-of-way of West Montrose Avenue and perpendicular thereto; and the alley next north of and parallel to West Montrose Avenue,

to those of a B4-3 Restricted Service District, and a corresponding use district is hereby established in the area described above.

**SECTION 2.** That the Chicago Zoning Ordinance be amended by changing all the B4-3 Restricted Service District symbols and indications as shown on Map No. 11-I in the area bound by:

North California Avenue; West Montrose Avenue; a line 208.38 feet west of North California Avenue as measured at the northerly right-of-way of West Montrose Avenue and perpendicular thereto; and the alley next north of and parallel to West Montrose Avenue,

to those of a Residential Planned Development which is hereby established in the area described above subject to such use and bulk regulations as are set forth in the Plan of Development attached hereto and to no others.

**SECTION 3.** This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Residential Planned Development*

*Plan Of Development Statements.*

1. The area delineated herein as a Residential Planned Development (the "Planned Development") consists of approximately 26,054 square feet ( $\pm$  .60 acres) of property which is depicted on the attached Planned Development Boundary and Property Line Map (the "Property") and is owned or controlled by the Applicant, Senior Lifestyle Corporation.
2. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees or grantees. Any dedication or vacation of streets, alleys or easements or any adjustment of right-of-way shall require a separate submittal on behalf of the Applicant or its successors, assignees or grantees and approval by the City Council.
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 and 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 made, shall be under single ownership or under

single designated control. Single designated control for purposes of this paragraph shall mean that any application to the City for any amendment to this Planned Development or any other modification or change thereto (administrative, legislative, or otherwise) shall be made or authorized by all the owners of the Property and any ground lessors.

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 Property or the rights therein, except any assignment or transfer of rights pursuant to a mortgage or otherwise as collateral for any indebtedness, and solely with respect to the portion of the Property so transferred, the term Applicant shall be deemed amended to apply to the transferee thereof (and its beneficiaries if such transferee is a land trust), and the seller or transferor thereof (and its beneficiaries if such seller or transferor is a land trust) shall thereafter be released from any and all obligations or liability hereunder.

4. This Plan of Development consists of thirteen (13) Statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Planned Development Boundary and Property Line Map; an Existing Land-Use Map; a Site/Landscape Plan and Building Elevations prepared by Mann, Gin, Ebel & Frazier Ltd., dated September 14, 1995. Reduced copies of the Site/Landscape Plan and the Building Elevations are attached hereto and full sized copies of these items are on file with the Department of Planning and Development. These and no other zoning controls shall apply to the Property. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a planned development.
5. The following uses are permitted in the area delineated herein as a Residential Planned Development:  

Multi-family dwellings, accessory parking and accessory uses, including parabolic transmitting and receiving antennae up to eight feet in diameter, subject to appropriate screening.
6. Identification signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development. Temporary signs such as

construction and marketing signs also shall be permitted subject to the review and approval of the Department of Planning and Development.

7. Off-street parking and loading facilities shall be provided in compliance with this Planned Development subject to the review of the Department of Transportation and the approval of the Department of Planning and Development. A minimum of two percent (2%) of all parking spaces provided within the Planned Development shall be designated and designed for parking for the handicapped.
8. Any service drive or other ingress or egress shall be adequately designed and paved, in accordance with the regulations of the Department of Transportation in effect at the time of construction and in compliance with the Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such paved areas. Ingress and egress shall be subject to the review and approval of the Bureau of Traffic Engineering and Operations and of the Department of Planning and Development.
9. In addition to the maximum heights of the buildings and any appurtenance attached thereto prescribed in this Planned Development, the height of the improvements and any appurtenance attached thereto also shall be subject to:
  - (A) height limitations as certified and approved by the Federal Aviation Administration; and
  - (B) airport zoning regulations as established by the Department of Planning and Development, Department of Aviation and Department of Law and approved by the City Council.
10. The improvements on the Property, including the on-site exterior landscaping and the landscaping along the adjacent rights-of-way and all entrances and exits to and from the parking and loading areas, shall be designed, constructed and maintained in substantial conformance with the Site/Landscape Plan and the Building Elevations. In addition, parkway trees shall be installed and maintained in accordance with the parkway tree planting provisions of the Chicago Zoning Ordinance. The Applicant agrees to remove the billboard currently located on the Property within six (6) months from adoption of this Planned Development by City Council.
11. The requirements of the Planned Development 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 a determination by the Commissioner of the Department of Planning and Development that such modification is minor, appropriate and consistent with the nature of the improvements contemplated by this Planned Development and the purposes underlying the provisions hereof. Any such modification of the requirements of the Planned Development by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in the Planned Development as contemplated by Section 11.11-3(c) of the Chicago Zoning Ordinance.

12. The Applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The Applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within this Planned Development in an energy efficient manner, generally consistent with the most current energy efficiency standards published by the American Society of Heating, Refrigeration and Air-Conditioning Engineers ("A.S.H.R.A.E.") and the Illuminating Engineering Society ("I.E.S.").
13. Unless substantial construction of the improvements contemplated by this Planned Development has commenced within ten (10) years following adoption of this Planned Development, and unless completion thereof is diligently pursued, then this Planned Development shall expire; provided, however, that if the City Council amends the Chicago Zoning Ordinance to provide for a shorter expiration period which is applicable to all planned developments, then this Planned Development shall expire upon the expiration of such shorter time period as provided by said amendatory ordinance (the first day of which as applied to this Planned Development shall be the effective date of the amendatory ordinance). If this Planned Development expires under the provisions of this section, then the zoning of the Property shall automatically revert to the pre-existing B4-2 Restricted Service District.

[Existing Zoning Map; Planned Development Boundary and Property Line Map; Existing Land-Use Map; Site/Landscape Plan; and Building Elevation Drawings referred to in these Plan of Development Statements printed on pages 9387 through 9391 of this Journal.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

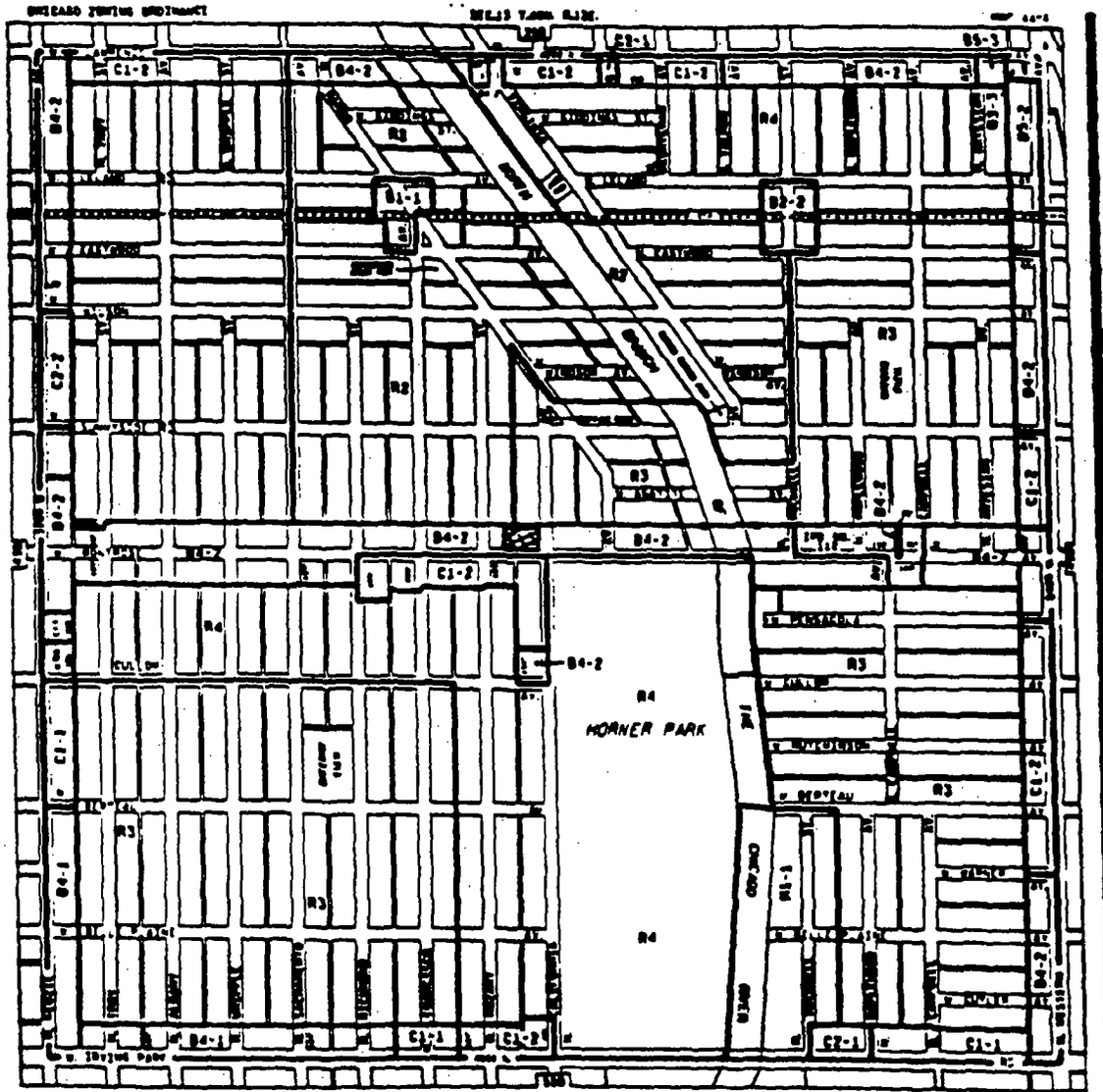
*Institutional Planned Development No. \_\_\_\_\_*

*Plan Of Development*

*Bulk Regulations And Data Table.*

Gross Site Area	=	Net Site Area	+	Area Remaining in Public Rights-of-Way
±40,079 square feet (±.92 acres)	=	±26,054 square feet (±.60 acres)	+	±14,025 square feet (±.32 acres)
Maximum Permitted F.A.R.:				2.6.
Setbacks From Property Line:				In substantial conformance with the Site/Landscape Plan.
Maximum Percentage of Site Coverage:				In substantial conformance with the Site/Landscape Plan.
Maximum Number of Dwelling Units:				30 units.
Maximum Number of Efficiency Units:				50 units.
Minimum Number of Off-Street Parking:				25 spaces.
Minimum Number of Off-Street Loading Berths:				1 berth.
Maximum Height:				In substantial conformance with the Building Eleva- tions.

Existing Zoning Map.



LEGEND

 Subject Property

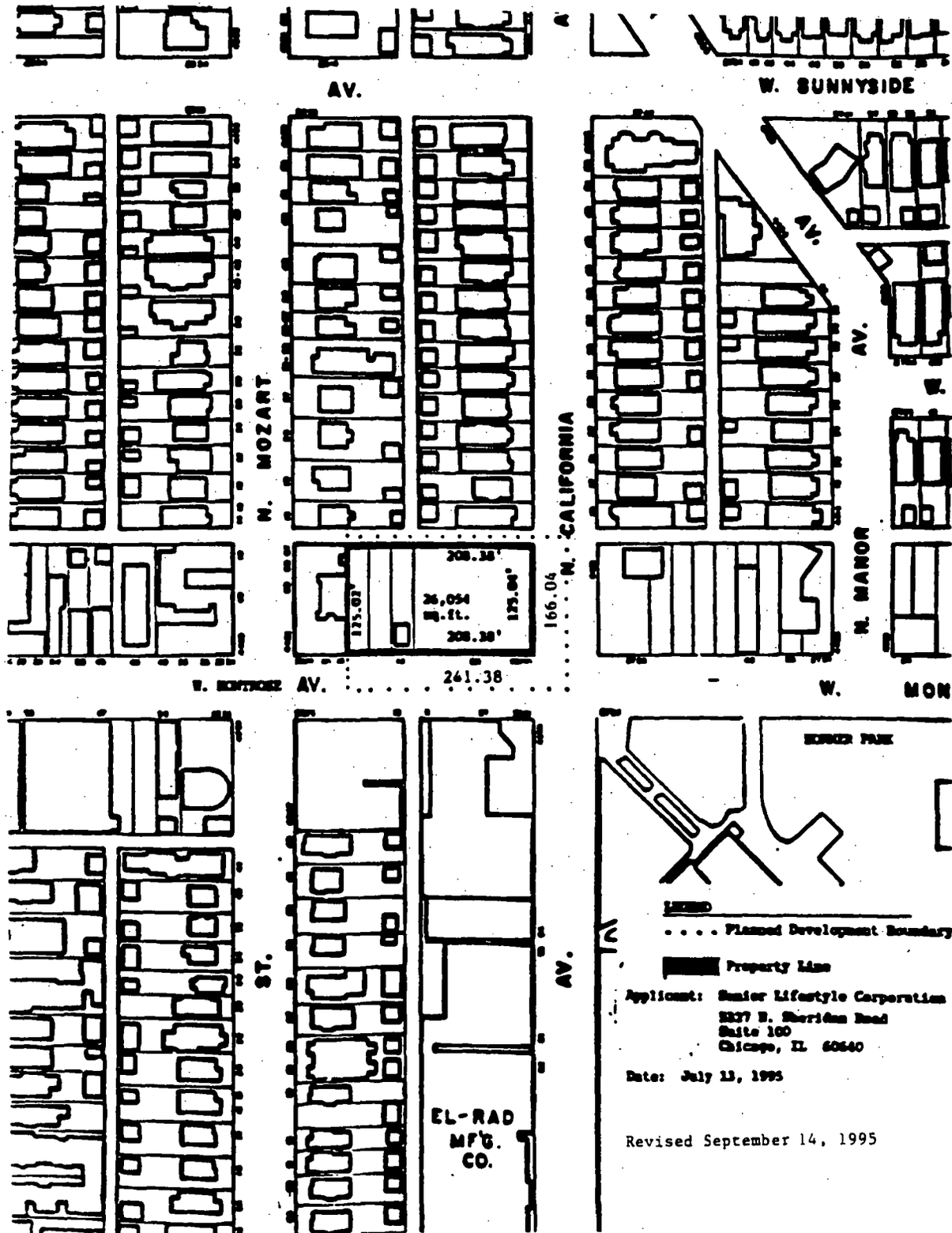
 Zoning Boundaries

Applicant: Senior Lifestyle Corporation  
3327 N. Sheridan Road, Suite 100  
Chicago, IL 60640

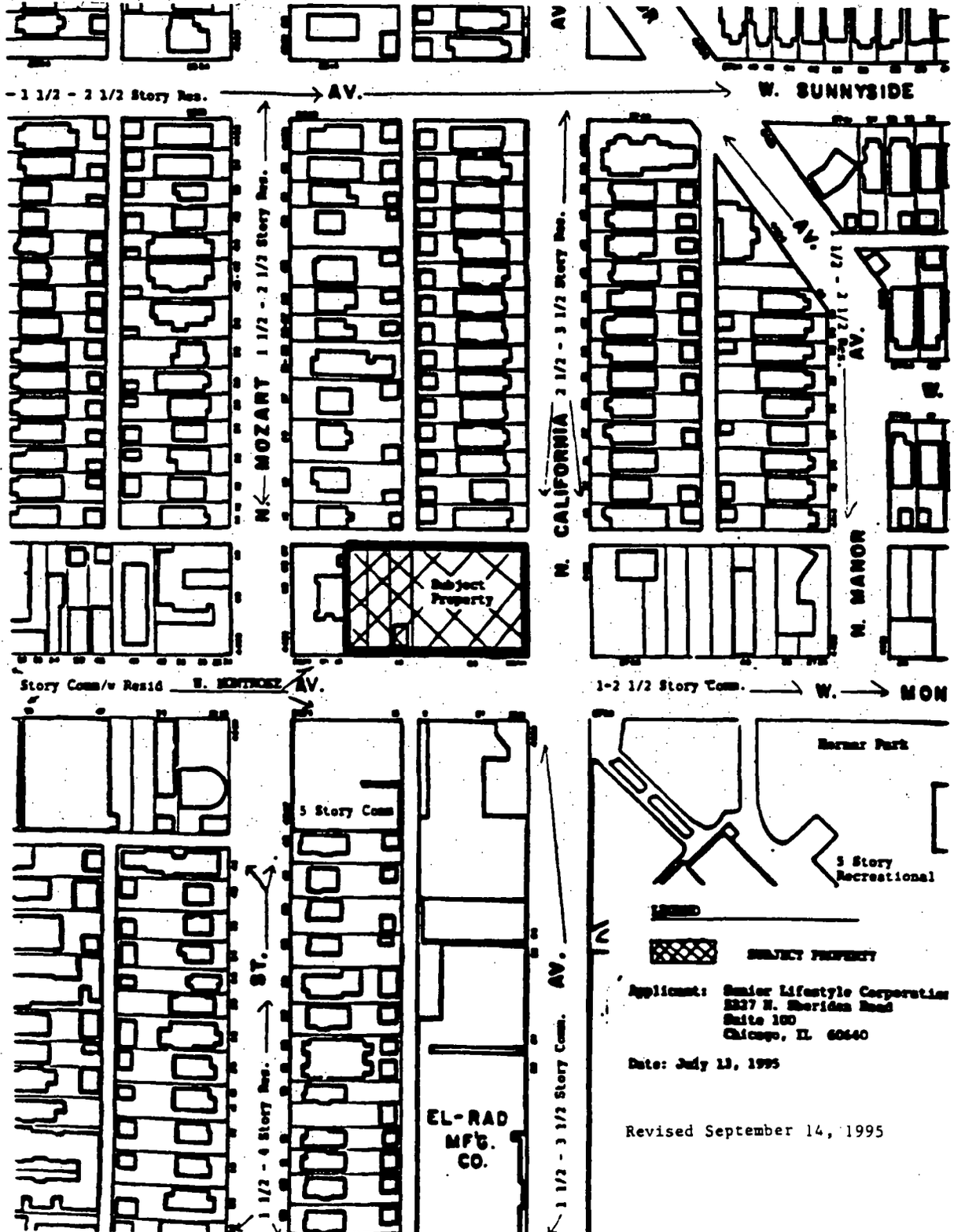
Date: July 13, 1995

Revised September 14, 1995

Planned Development Boundary And Property Line Map.



Existing Land-Use Map.

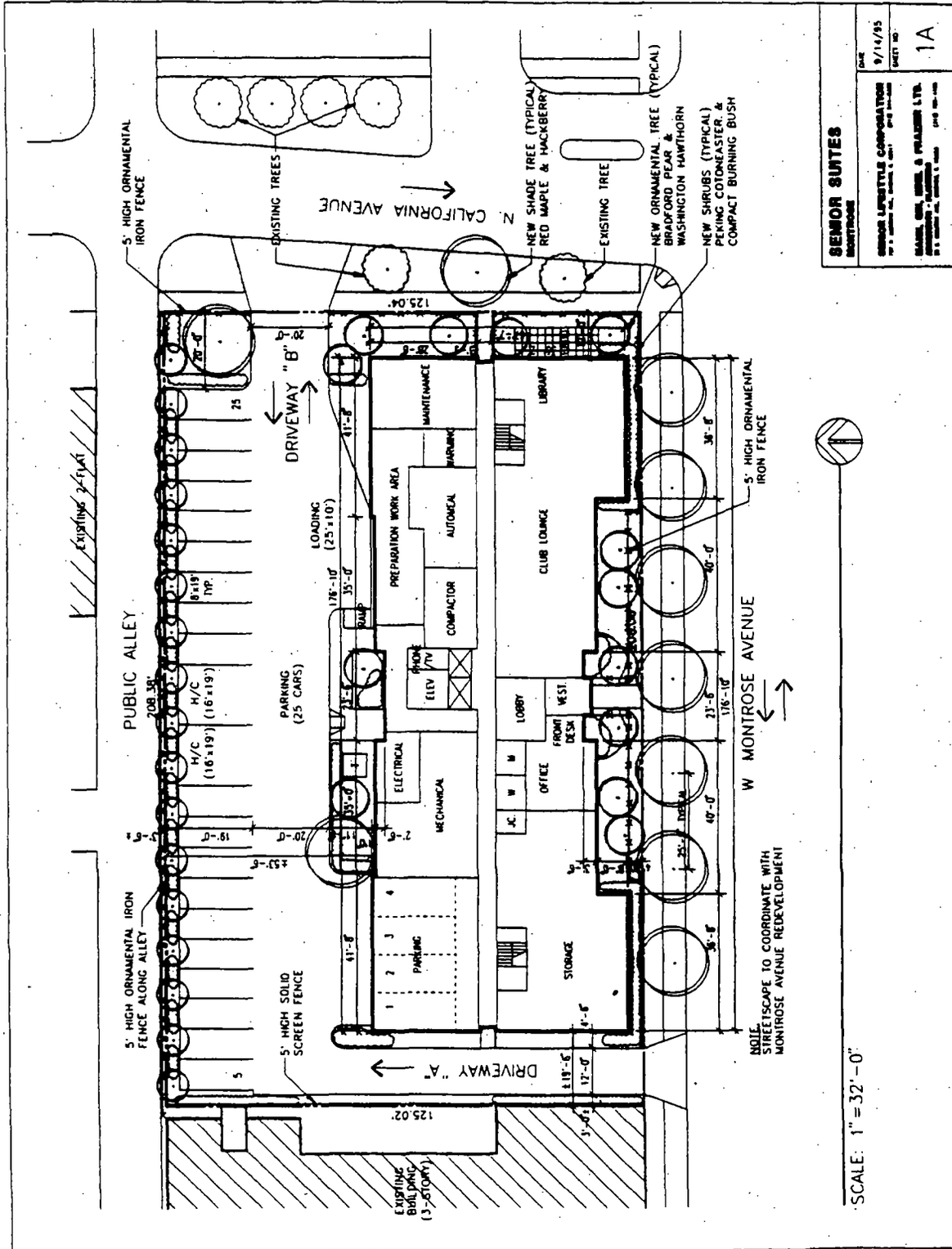


Applicant: Senior Lifestyle Corporation  
 2227 N. Sheridan Road  
 Suite 100  
 Chicago, IL 60640

Date: July 13, 1995

Revised September 14, 1995

Site/Landscape Map.

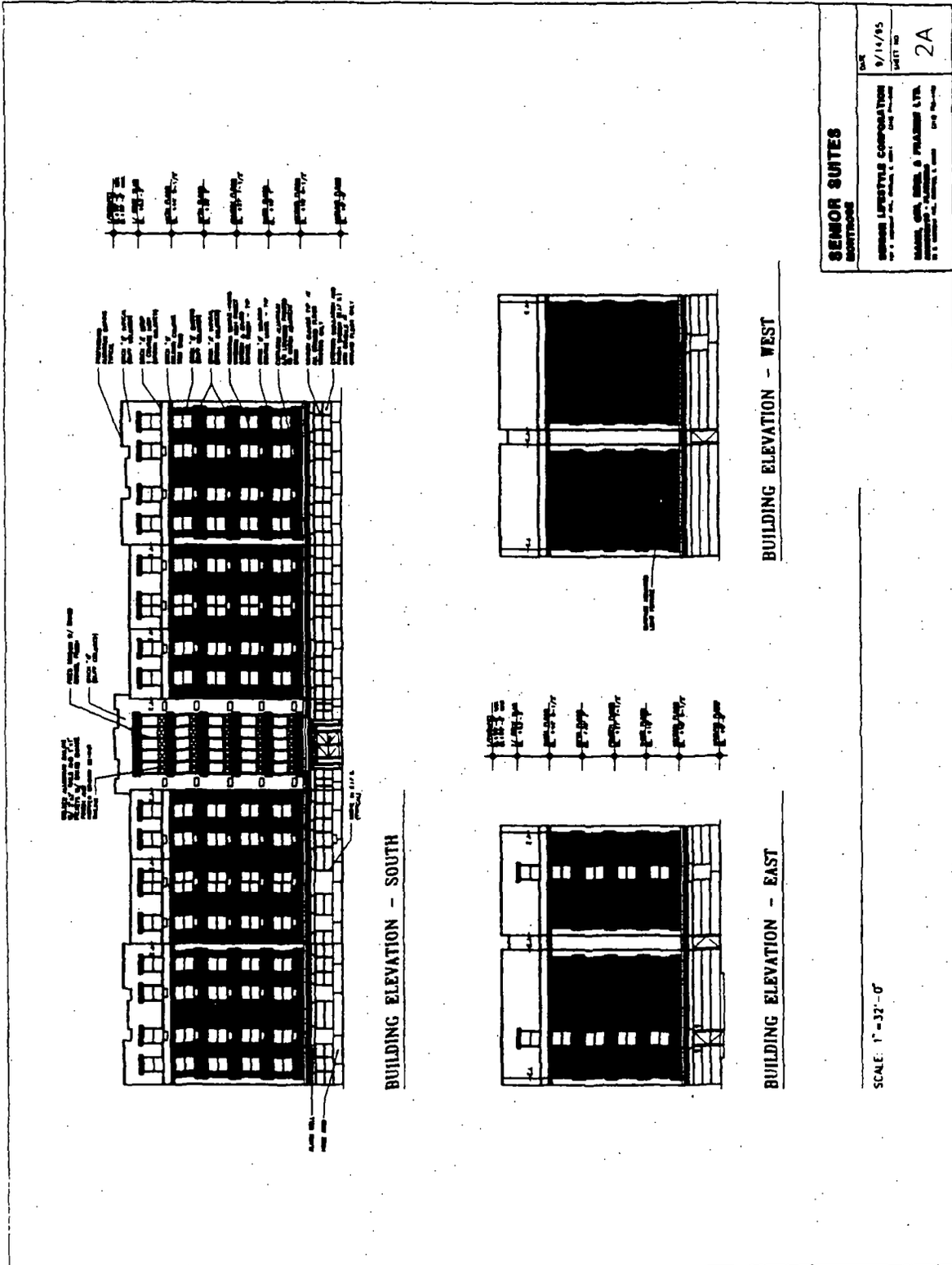


<b>SEMOR SUITES</b>	
DATE	9/14/95
PROJECT NO.	1A
SENIOR LIVING CORPORATION 111 W. WASHINGTON ST., CHICAGO, ILL. 60601 (312) 427-1000	
MAJOR, ARCH. & PLANNING LTD. 111 W. WASHINGTON ST., CHICAGO, ILL. 60601 (312) 427-1000	

NOTE:  
 STREETSCAPE TO COORDINATE WITH  
 MONTROSE AVENUE REDEVELOPMENT

SCALE: 1" = 32'-0"

Building Elevations.



*Reclassification Of Area Shown On Map Number 11-K.  
(As Amended)*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-2 Restricted Service District symbols and indications as shown on Map No. 11-K in the area bounded by:

a line 347 feet south of West Cullom Avenue; North Pulaski Road; West Belle Plaine Avenue; and the alley next west of and parallel to North Pulaski Road or the line thereof if extended where no alley exists,

to those of a B3-2 General 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.

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*Reclassification Of Area Shown On Map Number 13-H.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the M1-2 Restricted Manufacturing District symbols and indications as shown on Map No. 13-H in the area bounded by:

a line 50 feet north of West Ainslie Street; the alley next east of and parallel to North Ravenswood Avenue; West Ainslie Street; and North Ravenswood 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 15-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. 15-H in the area bounded by:

West Thorndale Avenue; the alley next east of and parallel to North Ravenswood Avenue; a line 325.59 feet south of West Thorndale Avenue; and North Ravenswood 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 15-K.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B4-1 Restricted Service District symbols and indications as shown on Map No. 15-K in the area bounded by:

West Peterson Avenue; the westerly right-of-way line of the Chicago & Northwestern Railroad; the alley next south of and parallel to West Peterson Avenue; and North Kostner Avenue,

to those of a B2-1 Restricted Retail District and a corresponding use district is hereby established in the area above described.

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

*Reclassification Of Area Shown On Map Number 15-O.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R2 Single-Family Residence District symbols and indications as shown on Map No. 15-O in the area bounded by:

West Devon Avenue; a line perpendicular to West Devon Avenue and 167.51 feet east of North Canfield Road, as measured along the south line of West Devon Avenue; a line 125.11 feet south of West Devon Avenue; and North Canfield Road,

to those of a B5-1 General Service District and a corresponding use district is hereby established in the area above described.

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

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*Reclassification Of Area Shown On Map Number 16-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 B2-2 Restricted Retail District symbols and indications as shown on Map No. 16-H in the area bounded by:

a line 441.00 feet north of and parallel to West 69th Street; South Western Avenue; a line 366.00 feet north of and parallel to West 69th Street; and the public alley next east of and parallel to South Western Avenue,

to those of a C2-2 General Commercial District and a corresponding use district is hereby established in the area above described.

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

*Reclassification Of Area Shown On Map Number 18-G.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-1 Restricted Retail District symbols and indications as shown on Map No. 18-G in the area bounded by:

the alley next north of and parallel to West 79th Street; a line 75 feet east of South Racine Avenue; West 79th Street; and South Racine 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.

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*Reclassification Of Area Shown On Map Number 18-I.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 18-I in the area bounded by:

the alley next northwest of and parallel to West Columbus Avenue; the alley next south of and parallel to West 74th Street; South Artesian Avenue; West Columbus Avenue; and South Campbell Avenue,

to those of a C2-1 General Commercial District and a corresponding use district is hereby established in the area above described.

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

*Reclassification Of Area Shown On Map Number 20-D.*

*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. 20-D in the area bounded by:

a line 80 feet south of West 79th Street; South Drexel Avenue; a line 130 feet south of West 79th Street; the alley next east of and parallel to South Dobson Avenue; a line 287 feet north of East 80th Street; South Greenwood Avenue; the westerly right-of-way line of the Illinois Central Gulf Railroad; the alley next south of and parallel to West 80th Street; the alley next east of and parallel to South Dobson Avenue; East 81st Street; South Dobson Avenue; a line 235 feet north of East 82nd Street; the alley next west of and parallel to South Dobson Avenue; a line 87 feet north of East 82nd Street; South Ellis Avenue; East 82nd Street; the alley next west of and parallel to South Ellis Avenue; a line 97.42 feet south of East 82nd Street; South Ellis Avenue; a line 83 feet south of East 82nd Street; the alley next east of and parallel to South Ellis Avenue; the alley next south of and parallel to East 82nd Street; the westerly right-of-way line of the Illinois Central Gulf Railroad; a line 133 feet north of East 83rd Street; the alley next east of and parallel to South Ellis Avenue; East 83rd Street; the westerly right-of-way line of the Illinois Central Gulf Railroad; a line 128 feet north of East 87th Street; South Ingleside Avenue; the alley next north of and parallel to East 87th Street; South Maryland Avenue; a line 120 feet north of East 87th Street; the alley next east of and parallel to South Cottage Grove Avenue; a line 155 feet south of East 79th Street; South Maryland Avenue; a line 106 feet south of East 79th Street; and the alley next east of and parallel to South Maryland 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 20-E.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R4 General Residence District symbols and indications as shown on Map No. 20-E in the area bounded by:

a line 69.78 feet north of East 81st Street; South Dr. Martin Luther King, Jr. Drive; East 81st Street; and a line 109 feet west of South Dr. Martin Luther King, Jr. Drive,

to those of a B4-3 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.

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*Reclassification Of Area Shown On Map Number 26-F.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the R3 General Residence District symbols and indications as shown on Map No. 26-F in the area bounded by:

a line 80 feet south of and parallel to West 108th Street; the public alley next east of and parallel to South Wentworth Avenue; a line 115 feet south of and parallel to West 108th Street; and South Wentworth Avenue,

to those of a B1-1 Local 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 28-E.*

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

SECTION 1. That the Chicago Zoning Ordinance be amended by

changing all the R3 General Residence District symbols and indications as shown on Map No. 28-E in the area bounded by:

East 114th Street; South Michigan Avenue; East 115th Street; and South State Street,

to those of a B5-2 General Service District and a corresponding use district is hereby established in the area above described.

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

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**AGREED CALENDAR.**

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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 Granato, Haithcock, Shaw, Huels, Burke, Jones, O'Connor, Levar, Shiller and Stone. The motion *Prevailed*.

*Presented By*

**THE HONORABLE RICHARD M. DALEY, MAYOR:**

**EXPRESSION OF SYMPATHY TO FAMILIES OF VICTIMS IN  
CARY-GROVE HIGH SCHOOL BUS ACCIDENT.**

WHEREAS, Members of this body, along with the rest of the nation, recently learned with shock and great sadness of the school bus accident that claimed the lives of seven young people in Fox River Grove, Illinois; and

WHEREAS, The tragedy took from this earth Cary-Grove High School students Jeffrey J. Clark, age 16, a sophomore; Stephanie Fulham, age 15, a sophomore; Susana Guzman, age 18, a senior; Michael Hoffman, age 14, a freshman; Joseph Kalte, age 16, a sophomore; Shawn Robinson, age 14, a freshman; and Tiffany Lynn Schneider, age 15, a sophomore; and

WHEREAS, The profound sorrow and sense of loss that this disaster has visited upon the families and friends of these victims and upon their community can scarcely be comprehended; and

WHEREAS, This body prays that the families of these victims will find strength and solace from their faith, from each other, from their community, and from their memories of each of the seven lights that burned so brightly for such a short time; and

WHEREAS, We further extend our thoughts and prayers to those who are recovering from injuries caused by the terrible accident; to the classmates of the victims; and to the entire Fox River Grove community; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this first day of November, 1995, do hereby express our great sorrow over the tragic loss of the lives of the seven Cary-Grove High School bus accident victims, and do hereby extend our deepest sympathy to their families; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to the families of these victims as a token of our sorrow.

On motion of Alderman Burke, the foregoing proposed resolution was *Adopted* by a rising vote.

---

Thereupon, on motion of Alderman Burke, the remaining proposed resolutions presented through the Agreed Calendar were *Adopted* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

Sponsored by the elected city 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 DR. MARVIN ROSNER.**

WHEREAS, Dr. Marvin Rosner departed this life on October 15, 1995 at the age of seventy-one; and

WHEREAS, Dr. Rosner was a prominent physician who also contributed his talents and efforts to improving all aspects of life in his community; and

WHEREAS, Dr. Rosner served as chairman of the department of obstetrics and gynecology at Grant Hospital, on the staff of Prentice Women's Hospital, and as clinical assistant professor of obstetrics and gynecology at Northwestern Memorial Hospital; and

WHEREAS, Dr. Rosner was also president of the Lincoln Park Conservation Association in the late 1960s, and advocated development of low-cost, affordable housing as part of the overall plan for the community, in order to preserve the economic diversity of the area; and

WHEREAS, Dr. Rosner also served on the board of the American Civil Liberties Union, and as co-chair of the Committee for an Effective City Council; and

WHEREAS, Dr. Rosner is survived by his wife, June; his daughters, Lisa Uhlman, Julie Rosner Fishman, and Jessica; a brother and five grandchildren; and

WHEREAS, Although Dr. Rosner will be greatly missed by his family, friends and loved ones, he will live on in their hearts and memories; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this first day of November, 1995, do hereby honor the life and memory of Dr. Marvin Rosner, and we mourn his passing from our midst; and

*Be It Further Resolved*, That we share the sorrow of the Rosner family, and extend our heartfelt condolences on their loss; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to Dr. Rosner's family as a sign of our sympathy and good wishes.

***GRATITUDE EXTENDED TO MR. CLARK W. BURRUS FOR  
CONTRIBUTIONS TO CITY OF CHICAGO.***

WHEREAS, Clark W. Burrus recently announced his resignation as president of the governing board of the Chicago Transit Authority; and

WHEREAS, Mr. Burrus has had an illustrious career in service to the public in various capacities over the last four decades; and

WHEREAS, Mr. Burrus began his public career in 1953 when he finished first in a qualifying civil service examination and was appointed as a supervising auditor in the City's Department of Health; and

WHEREAS, In 1957, Mr. Burrus became an accounting supervisor in the City Comptroller's office, serving in that capacity for a decade; and

WHEREAS, Mr. Burrus served as assistant director of finance for the Department of Urban Renewal in 1968, became an assistant comptroller in 1969, deputy comptroller in 1970, first deputy comptroller in 1972, and city comptroller in 1974; and

WHEREAS, Mr. Burrus was the first African-American to serve as city comptroller, and served as the City's chief fiscal officer under Mayors Richard J. Daley, Michael Bilandic and Jane Byrne; and

WHEREAS, As city comptroller, Mr. Burrus was dedicated to holding down the cost of government by increasing efficiency and productivity, and contributed to that cause within his own department by implementing a new and advanced system of municipal accounting; and

WHEREAS, Mr. Burrus' abilities were recognized by his peers who elected him president of the Municipal Finance Officers Association of the United States and Canada in 1977; and

WHEREAS, In July, 1979, Mr. Burrus left the comptroller's office for employment in the private sector, but never abandoned public service: in 1981 he was named to serve on the Mayor's pension advisory committee; in 1982 he was appointed to the Chicago Board of Education; in 1983 he was a financial advisor on the transition team of incoming Mayor Harold Washington and was appointed to the interim board of the Regional Transportation Authority; and in 1988 he was appointed to the board of the Chicago Transit Authority and was elected its president, holding that post until his recent resignation; and

WHEREAS, While president of the Transit Board, Mr. Burrus again sought to contain costs by improving organization, enhancing efficiency and increasing the productivity of the work force; and

WHEREAS, In addition to his many positions of public responsibility and trust, Mr. Burrus has also contributed to the community by his volunteer services to promote awareness of adoption opportunities, by his membership on the board of the Chicago Black United Fund and support of its charitable fundraising efforts; and

WHEREAS, A native Chicagoan, Mr. Burrus received his early education in the Chicago public schools and earned bachelor's and master's degrees from Roosevelt University; and

WHEREAS, Mr. Burrus' career is an example of dedication to public service and the public good; and

WHEREAS, All Chicagoans have benefitted from Mr. Burrus' tireless devotion to the improvement of all aspects of life for all people, and all Chicagoans owe him a debt of appreciation and gratitude; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this first day of November, 1995, do hereby express our gratitude to Clark Burrus for his many contributions to the people of the City of Chicago; and

*Be It Further Resolved*, That we congratulate Mr. Burrus for his many accomplishments, and we wish him all success in his future endeavors; and

*Be It Further Resolved*, That we express our hope that Mr. Burrus' retirement will be as productive and satisfying as his labors have been long and fruitful; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Mr. Burrus as a token of our esteem.

---

**EXPRESSION OF OPPOSITION TO PROVISIONS IN SENATE  
BUDGET RECONCILIATION BILL MANDATING  
PAYMENT OF MEDICARE COVERAGE  
FOR STATE AND LOCAL GOVERN-  
MENT EMPLOYEES HIRED  
BEFORE 1986.**

WHEREAS, When the United States Congress established the Medicare program, state and local governments were given the option of enrolling their employees in Medicare or maintaining their own retiree health insurance programs, which were funded by state and local governments,

often linked to pension plans and often derived from collective bargaining;  
and

WHEREAS, In 1986, the Congress disregarded this historic compromise, and ordered that all employees of state and local governments hired after April 1, 1986, be enrolled in Medicare, and that the employees pay a 1.45% Medicare payroll tax and that local governments, as employers, pay a matching tax of 1.45%; and

WHEREAS, The United States Senate recently approved budget reconciliation legislation that, if accepted by the House of Representatives and approved by the President, would require the enrollment of all state and local government employees hired prior to April 1, 1986, in Medicare, as well as the payment of the Medicare payroll tax by these public employees and their employers; and

WHEREAS, The cost of this mandate to the City of Chicago would be 17 Million Dollars annually, with employees contributing a similar amount, and the cost to all local governments in the Chicago metropolitan area would be 44 Million Dollars, with an additional 44 Million Dollars imposed as a tax increase on their employees, all of which would come from the tax bases of the various local governments; and

WHEREAS, The imposition of the Medicare program on state and local government employees is contrary to the current avowed federal policy of avoiding new mandates on state and local governments, and contrary to the avowed congressional policy of reducing taxes; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this first day of November, 1995, do hereby express our opposition to provisions in the Senate budget reconciliation bill that would mandate payment for Medicare coverage for state and local government employees hired before 1986; and

*Be It Further Resolved*, That we call on the members of the United States Congress to delete from the final budget reconciliation bill all provisions requiring payment for mandatory Medicare coverage for state and local government employees hired before 1986; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to the clerk of the United States Senate, the clerk of the United States House of Representatives and to all members of the Illinois delegation in Congress.

*Presented By*

**THE HONORABLE JAMES J. LASKI, CITY CLERK:**

**RECOGNITION EXTENDED TO MR. SID MOHN FOR  
OUTSTANDING COMMUNITY LEADERSHIP.**

WHEREAS, Since September 1980, Sid Mohn has been chief executive officer of Heartland Alliance for Human Needs and Human Rights (formerly Travelers & Immigrants Aid of Chicago), a diversified not-for-profit agency serving the Chicago metropolitan area. Heartland Alliance serves displaced population groups such as low-income women and children, the homeless, the chronically mentally ill, runaways, battered women, refugees, and immigrant communities. He also serves as president of the Heartland's two partner agencies: Century Place Development Corp., an affordable housing organization; and Chicago Health Outreach, Inc., a primary health care organization; and

WHEREAS, Mr. Mohn is a graduate of Temple University, received his master of divinity from the School of Theology at Claremont, California, and his doctorate from McCormick Theological Seminary in Chicago. He is a United Church of Christ clergy person; and

WHEREAS, Mr. Mohn currently serves on the board of directors of the following organizations: International Social Services -- executive committee; Travelers Aid International; National Immigration Forum; Citizens Committee on the Juvenile Court; Illinois Coalition for Immigrant & Refugee Protection -- board and chair; and the Ethiopian Community Association Advisory Council. He is also active with the AIDS National Housing Steering Committee; the Advisory Council on Immigrant and Refugee Affairs of the City of Chicago; and the Governor of Illinois' Affordable Housing Steering Committee; and

WHEREAS, Mr. Mohn has an unending list of recognitions, among them are: "Outstanding Person of the Year", 1987 by the *Chicago Tribune*; "Executive of the Year", 1988; "Human Rights Award", 1991; and "Golman Interfaith Award", 1991; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby pay tribute to Mr. Sid Mohn, an outstanding and beneficial community leader; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Mr. Sid Mohn.

*Presented By*

**ALDERMAN GRANATO (1st Ward):**

**CONGRATULATIONS EXTENDED TO MR. COROSH HAIDARI ON  
OPENING OF GALLERIA COROSH AND OCTOBER 21, 1995  
DECLARED "COROSH HAIDARI AND  
GALLERIA COROSH DAY  
IN CHICAGO".**

WHEREAS, Corosh Haidari is a Chicagoan with long-standing business enterprises in the City, and is recognized as a towering figure in Chicago's art community; and

WHEREAS, Educated at the Art Institute of Chicago, Corosh Haidari has dedicated twenty-five years of his professional life as an artist, designer and architect in our great City; and

WHEREAS, Corosh Haidari has contributed to the economic and architectural development of Chicago by building seven beautiful restaurants here. He has also created over eight hundred works -- paintings and sculptures -- many of which adorn restaurants, corporate offices and homes throughout the City; and

WHEREAS, Corosh Haidari continues to advance the cultural and economic well-being of the City by opening Galleria Corosh, 1072 North Milwaukee Avenue, on October 21, 1995, an event which featured the unveiling of his important new work; 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 express our gratitude and our congratulations to Corosh Haidari on the great work he has done in our City and on the opening of his new Galleria Corosh at 1072 North Milwaukee Avenue on the near northwest side; and

*Be It Further Resolved*, That we call public attention to the opening of this important new gallery, and in that regard, do hereby declare that October 21, 1995, be known as "Corosh Haidari And Galleria Corosh Day In Chicago".

*Presented By*

**ALDERMAN HAITHCOCK (2nd Ward):**

**RECOGNITION EXTENDED TO MR. ERNEST A. GRIFFIN  
FOR DISTINGUISHED SERVICE.**

WHEREAS, Ernest A. Griffin is a native of Chicago and graduate of Stephen A. Douglas Elementary School, Englewood High School and the Worsham College of Mortuary Science; and

WHEREAS, Ernest A. Griffin was awarded the Distinguished Service Cross for his services in connection with the funeral of the late Dr. T.K. Williams during the burning of the historic Olivet Baptist Church in November, 1940; and

WHEREAS, Ernest A. Griffin was the first African-American to be invited to join the International Federation Thanatologist and has conducted numerous services for prominent individuals, including the late Liberian Counsel General Williams H. Jones, Major Robert Lawrence, America's first Black astronaut, the Honorable Elijah Muhammad and the Olympic hero, Jesse Owens; and

WHEREAS, Ernest A. Griffin has for decades worked for his community, which service has earned him numerous awards and citations, including the 1993 Community Service award from the Illinois Institute of Technology; and

WHEREAS, Ernest A. Griffin has dedicated himself to a standard of excellence, pride in this heritage and service to his community; now, therefore,

*Be It Resolved,* That the City Council of the City of Chicago recognizes and commends Mr. Ernest A. Griffin for his distinguished service to his profession and his community.

**GRATITUDE EXTENDED TO PUBLISHER RONALD L. CARTER  
AND "SOUTH STREET JOURNAL" FOR OUTSTANDING  
SERVICE TO MID-SOUTH COMMUNITY AND  
NOVEMBER 1 TO NOVEMBER 7, 1995  
DECLARED "SOUTH STREET  
JOURNAL WEEK" IN  
CHICAGO.**

WHEREAS, The *South Street Journal* newspaper has dedicated itself to covering the issues facing the mid-south communities, including Washington Park, Hyde Park, Douglas, Oakwood, Kenwood, Woodlawn, Near South, Gap, Fuller Park, Armour Square and Grand Boulevard; and

WHEREAS, The *South Street Journal's* vision not only includes the attainment of community news and information, but the welfare of its residents; and

WHEREAS, Ronald L. Carter, publisher of the *South Street Journal*, continues to navigate, investigate and uplift the residents by providing the *Journal* as a tool for the community to foster open dialogue and good community relations; and

WHEREAS, The *South Street Journal* continues promoting the message that this rich, cultural and historical community is important to the City of Chicago; and

WHEREAS, The *South Street Journal* continues to provide essential news with a foundation based on solid principals and builds upon the trust of the neighborhoods that it services; and

WHEREAS, The *South Street Journal*, which has played a significant role in the historic tradition of African-American newspapers, now seeks formal recognition of its contribution to the City of Chicago and its residents; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, do hereby adopt this resolution on the first day of November, 1995 and for the outstanding service and contribution to the mid-south community, we hereby designate the week of November 1 to November 7, 1995 "South Street Journal Week" in Chicago; and

*Be It Further Resolved*, That suitable copies of this resolution be prepared for the archives of the DuSable Museum and the South Street Journal Foundation.

*Presented By*

**ALDERMAN HOLT (5th Ward):**

**CONGRATULATIONS EXTENDED TO MR. MITCHELL M. PARKER  
ON HIS ONE HUNDREDTH BIRTHDAY.**

WHEREAS, Mitchell M. Parker has been a deacon for the last fifty years, a Sunday school teacher, board trustee and an early morning prayer band leader at Ebenezer Missionary Baptist Church at 4501 South Vincennes Avenue; and

WHEREAS, His dedicated efforts have greatly enhanced the lives of members of his community by bringing hope and leadership to a variety of people with whom he has come in contact; and

WHEREAS, Mitchell M. Parker will be celebrating his one hundredth birthday on November 15, 1995; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, assembled this first day of November, 1995, salute Mr. Mitchell M. Parker on his one hundredth birthday; and

*Be It Further Resolved*, That we extend our gratitude to him for his dedicated work; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Mr. Mitchell M. Parker as a token of our appreciation and admiration.

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*Presented By*

**ALDERMAN DIXON (8th Ward):**

**TRIBUTE TO LATE MR. ALLEN V. TURNEY.**

WHEREAS, God in his infinite wisdom has called to his eternal reward Allen V. Turney, beloved citizen and friend, October 8, 1995; and

WHEREAS, Allen V. Turney, affectionately known as "Al", was born in Bonita, Louisiana, September 3, 1930 and came to Chicago at an early age,

completing his education at Wendell Phillips High School here, and going on to serve his country bravely and honorably in the United States Navy. He was later employed for many years at General Electric until his retirement; and

WHEREAS, A lover of music and the product of a nurturing family, "Al" was the brother of William Turney, long an active and vital member of the 8th Ward Regular Democratic Organization and a loyal supporter of Alderman Lorraine L. Dixon. Besides his brother William, he also leaves to celebrate his life his other brothers, Otis and Fred, and his sister, Ollie Mae Turney-Bass, plus nieces, nephews 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 first day of November, 1995, A.D., do hereby express our sorrow on the passing of Allen V. "Al" Turney, 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 the family of Allen V. "Al" Turney.

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CONGRATULATIONS EXTENDED TO  
REVEREND CLAUDE S. WYATT, JR.  
ON HIS SEVENTY-FOURTH  
BIRTHDAY.

WHEREAS, His followers, family and many friends are gathering November 12, 1995, at Vernon Park Church of God to honor its pastor, the Reverend Claude S. Wyatt, Jr., one of Chicago's outstanding spiritual leaders, on his seventy-fourth birthday; the theme of the celebration is "Proclaiming His Faithfulness"; and

WHEREAS, In a long and productive career of religious service, the Reverend Claude S. Wyatt, Jr. has exemplified an extraordinary type of leadership, reaching out not only to his own congregation, but to the untold thousands who follow his teachings through the airwaves; and

WHEREAS, Recently celebrating his fortieth anniversary as founder and pastor of Vernon Park Church of God on Chicago's great south side, Reverend Claude S. Wyatt, Jr. is today widely praised and recognized as one of the nation's outstanding religious leaders for the spiritual, social, economic and political development of his congregation and his community; and

WHEREAS, The Reverend Claude S. Wyatt, Jr. pastors Vernon Park Church of God with his wife, the Reverend Addie Wyatt. An original founder of Operation PUSH and Operation Breadbasket, he thrives to behold one of the monuments to his outstanding work: the Wyatt Day Care Center. Reverend Claude S. Wyatt, Jr. has lectured and taught on an international scale -- in Kenya and Switzerland among other nations -- and he has been awarded an honorary doctor of divinity by the University and Institute of Monrovia, West Africa; and

WHEREAS, The Reverend Claude S. Wyatt, Jr., is mindful of an embracing obligation to a grateful community. In addition to his many reach-out programs, he has been advisor to several civic leaders, the late Congressman Ralph H. Metcalfe and former Mayor Eugene Sawyer among them; and

WHEREAS, The leaders of this great City join in the general tribute to one of Chicago's most beloved and influential religious leaders; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby express our congratulations to the Reverend Claude S. Wyatt, Jr. on his seventy-fourth birthday celebration November 12, 1995, and extend to this towering citizen our very best wishes for continuing inspiration and fulfillment; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the Reverend Claude S. Wyatt, Jr..

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*Presented By*

**ALDERMAN SHAW (9th Ward):**

**TRIBUTE TO LATE SISTER AQUTIES LAMON.**

WHEREAS, God in his infinite wisdom has called to her eternal reward Sister Aquties Lamon, beloved citizen and friend, October 23, 1995; and

WHEREAS, In a life blessed by the love of a nurturing family and by her deeply religious nature, Sister Aquties Lamon, who was a longtime, devoted member of Emmanuel Baptist Church, enriched the lives of many, most particularly her mother, Lillian Pearl Newburn Lockridge, for whom she cared so diligently and lovingly for so many years; and

WHEREAS, Sister Aquities Lamon leaves to celebrate her life her mother; two sons, Richard (Margiene) Gidrow and Thomas Parker; two daughters, Dorothy Holmes and Freddie (Richard) Kessee; one sister, Dora Avance; fourteen grandchildren, ten great-grandchildren and a host of other relatives and friends. She was preceded in death by her father, Daniel, and her sister, Nettie Claiborne; 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 first day of November, 1995, do hereby express our sorrow on the passing of Sister Aquities Lamon, and extend to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Sister Aquities Lamon.

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*Presented By*

**ALDERMAN HUELS (11th Ward):**

**TRIBUTE TO LATE MRS. CARRYE L. COATES.**

WHEREAS, Carrye L. Coates passed away on Friday, October 6, 1995, at the age of eighty-seven; and

WHEREAS, Carrye L. Coates, dear wife of the late Henry Coates; and

WHEREAS, Carrye L. Coates, beloved mother of Mary E. Branche; and

WHEREAS, Carrye L. Coates, fond grandmother of four and great-grandmother of ten; and

WHEREAS, Carrye L. Coates, a member and leader at Progressive Baptist Church for fifty-eight years, serving also as the delegate to district, state and national Progressive Baptist conventions; and

WHEREAS, Carrye L. Coates, active member of the National Urban League; and

WHEREAS, Carrye L. Coates, an 11th Ward precinct judge for the Chicago Board of Elections, and champion of voter registration and participation for more than thirty years; and

WHEREAS, Carrye L. Coates, graduate of Mary Holmes College, West Point, Mississippi; and

WHEREAS, A cherished friend of many and a good neighbor to all, Carrye L. Coates will be greatly missed and fondly remembered by her many family members, friends and associates; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November in 1995, do hereby extend to the family of the late Carrye L. Coates 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 the late Carrye L. Coates.

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*TRIBUTE TO LATE MRS. PATRICIA DUNNE DOBROVOLSKIS.*

WHEREAS, Patricia Dunne Dobrovolskis passed away on Thursday, September 28, 1995, at the age of sixty-three; and

WHEREAS, Patricia Dunne Dobrovolskis, dearly beloved wife of the late Alphonse I. Dobrovolskis; and

WHEREAS, Patricia Dunne Dobrovolskis, devoted mother of Mary Kotapka and the late John (Sara) Dobrovolskis; and

WHEREAS, Patricia Dunne Dobrovolskis, loving grandmother of Matthew; and

WHEREAS, Patricia Dunne Dobrovolskis, dear sister of Virginia (the late Rodney) Freitag and James (Debra) Dunne and the late Nancy (James) Kennedy; and

WHEREAS, Patricia Dunne Dobrovolskis, fond aunt of many nieces and nephews; and

WHEREAS, A cherished friend of many and a good neighbor to all, Patricia Dunne Dobrovolskis will be greatly missed and fondly remembered by her many family members, friends and associates; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, do hereby extend to the family of the late Patricia Dunne Dobrovolskis 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 the late Patricia Dunne Dobrovolskis.

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*TRIBUTE TO LATE MR. GENE GAZZI, SR.*

WHEREAS, Gene Gazzi, Sr. passed away on Thursday, September 28, 1995, at the age of seventy-five; and

WHEREAS, Gene Gazzi, Sr., beloved husband of the late Ruth "Lotty" (nee Pacelli); and

WHEREAS, Gene Gazzi, Sr., loving father of Gene (Anna Marie) and Linda (Edward) Pegausch; and

WHEREAS, Gene Gazzi, Sr., fond grandfather of Gene (Lynn), Gyna and the late Maria; and

WHEREAS, Gene Gazzi, Sr., dear brother-in-law of Angeline (the late James) Pecoraro, Irene (James) Tukich, and the late Della Olsen, Jerry, Christopher, Mary (the late James) Gofreda, Lena, Frank, William (the late Irene) and Rosemary (Harold) Mitchell; and

WHEREAS, Gene Gazzi, Sr., fond uncle of many nieces and nephews; and

WHEREAS, Gene Gazzi, Sr., member of American Legion Post No. 1976; and

WHEREAS, A cherished friend of many and a good neighbor to all, Gene Gazzi, Sr. will be greatly missed and fondly remembered by his many family members, friends and associates; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, do hereby extend to the family of the late Gene Gazzi, Sr. 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 the late Gene Gazzi, Sr..

*TRIBUTE TO LATE MR. DONALD W. HARTFORD.*

WHEREAS, Donald W. Hartford passed away on Thursday, September 28, 1995, at the age of fifty-one; and

WHEREAS, Donald W. Hartford, devoted son of Donald W. and the late Charlotte Hartford; and

WHEREAS, Donald W. Hartford, loving brother of James G.; and

WHEREAS, Donald W. Hartford, beloved nephew of Rosaleen Hartford; and

WHEREAS, A cherished friend to many and a good neighbor to all, Donald W. Hartford will be greatly missed and fondly remembered by his many family members, friends and associates; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, do hereby extend to the family of the late Donald W. Hartford 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 the late Donald W. Hartford.

---

*TRIBUTE TO LATE MS. LISA A. MAZUTIS.*

WHEREAS, Lisa A. Mazutis passed away, suddenly, on Sunday, October 1, 1995, at the age of twenty-four; and

WHEREAS, Lisa A. Mazutis, devoted daughter of Stanley "Sonny" and Marilyn Mazutis; and

WHEREAS, Lisa A. Mazutis, cherished sister of Dennis (Donna) and Paul (Roberta); and

WHEREAS, Lisa A. Mazutis, loving granddaughter of Joan Lewandowski; and

WHEREAS, Lisa A. Mazutis, fond aunt of Jessica, Dennis, Jr. and Jerry Mazutis; and

WHEREAS, Lisa A. Mazutis, dear niece of Judith LeVoy, Joanne and Clarence Loieski, Toni Crowley, Richard Schaeffer and Robert Schaeffer, Elaine and Herb Newman, Ray and Mary Kay Lewandowski and Diane and John Tulo; and

WHEREAS, Lisa A. Mazutis, dear cousin to many; and

WHEREAS, A cherished friend of many and a good neighbor to all, Lisa A. Mazutis will be greatly missed and fondly remembered by her many family members, friends and associates; and

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, do hereby extend to the family of the late Lisa A. Mazutis our deepest condolences and most heartfelt sympathies upon their tragic loss; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to the family of the late Lisa A. Mazutis.

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**CONGRATULATIONS EXTENDED TO BILL AND  
BETTY COLLINS ON THEIR FORTIETH  
WEDDING ANNIVERSARY.**

WHEREAS, Betty and Bill Collins celebrated their fortieth wedding anniversary on September 17, 1995; and

WHEREAS, Bill Collins and the former Betty Edwards were married at Our Lady of Solace Church on September 17, 1955; and

WHEREAS, Their forty years of married life have produced a loving and close family consisting of their son, Sean, and their daughters, Linda, Julie and Kathy; and

WHEREAS, Throughout their children's youth, Betty and Bill Collins worked hard to provide them with a loving and supportive environment; and

WHEREAS, Residents of the 11th Ward's Canaryville community, Betty and Bill Collins are devout members of Saint Gabriel's Parish; and

WHEREAS, The family of Betty and Bill Collins has since grown to include their sons-in-law, Chuck and Bill, and their grandchildren Tracey, Erin, Julie, Samantha and William; and

WHEREAS, Bill Collins is a member of the Madonna Knights of Columbus, and Betty Collins is a member of its women's auxiliary; and

WHEREAS, Betty and Bill Collins have passed forty years of marriage in loving and consistent devotion to one another, truly exemplifying the spirit of the sacrament of marriage and serving as a model of inspiration to their children; and

WHEREAS, Betty and Bill Collins are richly deserving of the fond and warm wishes of all who know them as they mark this marital milestone of their fortieth 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 first day of November in 1995, do hereby extend to Betty and Bill Collins our heartiest congratulations upon the fortieth anniversary of their marriage, and join with their many friends and family members in wishing them many, many more years of happiness together; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to Betty and Bill Collins.

---

**CONGRATULATIONS EXTENDED TO OFFICER  
RAYMOND GALLOWAY ON HIS RETIREMENT  
FROM CHICAGO POLICE DEPARTMENT.**

WHEREAS, After thirty-three years of faithful and dedicated service, Officer Raymond Galloway, Star 3583, retired from the Chicago Police Department on May 23, 1995; and

WHEREAS, Officer Raymond Galloway began his career with the Chicago Police Department on November 12, 1962; and

WHEREAS, Officer Raymond Galloway had benefited from the proud support of his family and friends throughout his police career; and

WHEREAS, The assignments of Officer Raymond Galloway were many, and included the 9th District Deering Station, which covers Chicago's 11th Ward; and

WHEREAS, Officer Raymond Galloway performed a fine job for the citizens of the 11th Ward and the City of Chicago; and

WHEREAS, Officer Raymond Galloway performed above and beyond the call of duty as the occasion warranted, and is highly deserving of the appreciation of his fellow Chicagoans for over three decades of service and protection; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this first day of November in 1995, do hereby extend to Officer Raymond Galloway our sincere gratitude for his many years of loyal service to the City of Chicago and the Chicago Police Department, as well as our warm wishes for success in all of his future plans; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to Officer Raymond Galloway.

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**CONGRATULATIONS EXTENDED TO SERGEANT  
ULESS HARTFORD ON HIS RETIREMENT  
FROM CHICAGO POLICE DEPARTMENT.**

WHEREAS, After thirty-four years of faithful and dedicated service, Sergeant Uless Hartford, Star 1981, retired from the Chicago Police Department on May 16, 1995; and

WHEREAS, Sergeant Uless Hartford began his career with the Chicago Police Department on June 5, 1961; and

WHEREAS, Sergeant Uless Hartford had benefited from the proud support of his family and friends throughout his police career; and

WHEREAS, The assignments of Sergeant Uless Hartford were many, and included the 9th District Deering Station, which covers Chicago's 11th Ward; and

WHEREAS, Sergeant Uless Hartford performed a fine job for the citizens of the 11th Ward and the City of Chicago; and

WHEREAS, Sergeant Uless Hartford performed above and beyond the call of duty as the occasion warranted, and is highly deserving of the appreciation of his fellow Chicagoans for over three decades of service and protection; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, do hereby extend to Sergeant Uless Hartford our sincere gratitude for his many

years of loyal service to the City of Chicago and the Chicago Police Department, as well as our warm wishes for success in all of his future plans; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to Sergeant Uless Hartford.

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**CONGRATULATIONS EXTENDED TO SERGEANT  
EDWARD KODAT ON HIS RETIREMENT  
FROM CHICAGO POLICE DEPARTMENT.**

WHEREAS, After thirty-eight years of faithful and dedicated service, Sergeant Edward Kodat, Star 987, retired from the Chicago Police Department on June 1, 1995; and

WHEREAS, Sergeant Edward Kodat began his career with the Chicago Police Department on January 7, 1957; and

WHEREAS, Sergeant Edward Kodat had benefited from the proud support of his family and friends throughout his police career; and

WHEREAS, The assignments of Sergeant Edward Kodat were many, and included the 9th District Deering Station, which covers Chicago's 11th Ward; and

WHEREAS, Sergeant Edward Kodat performed a fine job for the citizens of the 11th Ward and the City of Chicago; and

WHEREAS, Sergeant Edward Kodat performed above and beyond the call of duty as the occasion warranted, and is highly deserving of the appreciation of his fellow Chicagoans for over three decades of service and protection; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, do hereby extend to Sergeant Edward Kodat our sincere gratitude for his many years of loyal service to the City of Chicago and the Chicago Police Department, as well as our warm wishes for success in all of his future plans; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to Sergeant Edward Kodat.

**CONGRATULATIONS EXTENDED TO OFFICER  
DANIEL SKREZYNA ON HIS RETIREMENT  
FROM CHICAGO POLICE DEPARTMENT.**

WHEREAS, After thirty-three years of faithful and dedicated service, Officer Daniel Skrezyna, Star 10785, retired from the Chicago Police Department on March 15, 1995; and

WHEREAS, Officer Daniel Skrezyna began his career with the Chicago Police Department on November 20, 1962; and

WHEREAS, Officer Daniel Skrezyna had benefited from the proud support of his family and friends throughout his police career; and

WHEREAS, The assignments of Officer Daniel Skrezyna were many, and included the 9th District Deering Station, which covers Chicago's 11th Ward; and

WHEREAS, Officer Daniel Skrezyna performed a fine job for the citizens of the 11th Ward and the City of Chicago; and

WHEREAS, Officer Daniel Skrezyna performed above and beyond the call of duty as the occasion warranted, and is highly deserving of the appreciation of his fellow Chicagoans for over three decades of service and protection; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, do hereby extend to Officer Daniel Skrezyna our sincere gratitude for his many years of loyal service to the City of Chicago and the Chicago Police Department, as well as our warm wishes for success in all of his future plans; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to Officer Daniel Skrezyna.

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**CONGRATULATIONS EXTENDED TO MR. RAY SMITH  
ON HIS EIGHTY-FIFTH BIRTHDAY.**

WHEREAS, On Thursday, November 2, 1995, the many friends and admirers of Ray Smith will gather to celebrate his eighty-fifth birthday in the basement of Nativity of Our Lord Church; and

WHEREAS, Ray Smith was born November 4, 1910 in Chicago's Bridgeport community, where he has continued to reside at 3726 South Wallace Street for his entire life; and

WHEREAS, Ray Smith is a life long member of Nativity of Our Lord Parish, having been baptized and having attended grammar school there; and

WHEREAS, A founding member of Nativity of Our Lord Seniors Club, Ray Smith is renowned throughout his parish and his community for his selfless volunteer spirit; and

WHEREAS, Literally at the beck and call of all of his fellow parishioners, Ray Smith participates in virtually every parish event and function, including every Wednesday night as a bingo caller; and

WHEREAS, Ray Smith is known to generations of Nativity of Our Lord parishioners as a permanent fixture of the parish, as well as for his generosity and devotion to the church; and

WHEREAS, A loving uncle, loyal friend and dedicated parishioner, Ray Smith is highly deserving of the warm wishes of all who know him as he marks his eighty-fifth birthday, in typical Ray Smith fashion by hosting a dinner for the entire Nativity of Our Lord Senior Club; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November in 1995, do hereby extend to Ray Smith our best and warmest wishes upon the occasion of his eighty-fifth birthday, and offer to him our heartiest congratulations and hopes for many, many more; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to Ray Smith.

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**CONGRATULATIONS EXTENDED TO MS. BEVERLY TUNNEY  
ON HER RETIREMENT AS PRINCIPAL OF ROBERT  
HEALY ELEMENTARY SCHOOL.**

WHEREAS, After many years of faithful and dedicated service, Beverly Tunney has retired from the Chicago Board of Education; and

WHEREAS, At the time of her retirement, Beverly Tunney was the principal of Robert Healy Elementary School, located in the heart of the 11th Ward's Bridgeport community in the City of Chicago; and

WHEREAS, Beverly began her career with the Chicago Public Schools as a primary teacher at Burley School, and later at Manierre and Newberry Schools; and

WHEREAS, Beverly Tunney was appointed assistant principal at the Newberry School, going on to serve as principal of Robert Healy Elementary and Mark Sheridan Math and Science Academy; and

WHEREAS, At one time, Beverly Tunney assumed the double responsibility of overseeing Robert Healy Elementary School and Mark Sheridan Math and Science Academy at the same time; and

WHEREAS, A member of the IPA, the NAESP and the NASSP, Beverly Tunney is also the president of the Chicago Principals and Administrators Association and the vice president of the American Federation of School Administrators; and

WHEREAS, Beverly Tunney is the recipient of numerous awards, including Outstanding Principal for District 6 in 1986, the Whitman Award for Excellence in Education in 1988 and the Phi Delta Kappa Educator of the Year Award in 1994; and

WHEREAS, Under the administration of Beverly Tunney, Healy Elementary has grown from a school with an enrollment of 580 to over 1,300 students; and

WHEREAS, The following programs were implemented at Healy Elementary under Beverly Tunney's administration: Marshall Field's Arts Partnership, Comprehensive Gifted Program, Suzuki-Orff Instruction, Harza Science Partnership, annual drama production and Christmas sing-a-long, and hands-on science and math programs; and

WHEREAS, Beverly Tunney is herself an alumna of the Chicago Public Schools, having attended Ogden Elementary School and Lakeview High School; and

WHEREAS, Beverly Tunney is an experienced and dedicated educator whose professional expertise and personal approach with students and parents are widely respected and acknowledged; and

WHEREAS, Beverly Tunney will be greatly missed by the students and faculty of Robert Healy Elementary School; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this first day of November in 1995, do hereby extend to Beverly Tunney our heartiest congratulations upon her retirement as a principal, and offer to her our sincerest and best wishes for good fortune and prosperity, as well as our gratitude for her contributions to the education and development of the children of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to Beverly Tunney.

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*Presented By*

**ALDERMAN OLIVO (13th Ward):**

**TRIBUTE TO LATE MS. ANN DALY BIANCO.**

WHEREAS, God in his infinite wisdom has called Ann Daly Bianco to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, Ann Daly Bianco was a vital and active citizen of Chicago; and

WHEREAS, Ann will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, gathered here this first day of November, 1995, do hereby express our sorrow on the death of Ann Daly Bianco, and extend to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Ann Daly Bianco.

*TRIBUTE TO LATE MR. JEROME J. COLLINS, SR.*

WHEREAS, God in his infinite wisdom has called Jerome J. Collins, Sr. to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, Jerome J. Collins, Sr. was a vital and active member of Amvets Post Number 2; and

WHEREAS, Jerome 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, gathered here this first day of November, 1995, do hereby express our sorrow on the death of Jerome J. Collins, Sr., and extend to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Jerome J. Collins, Sr..

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*TRIBUTE TO LATE MS. MARY DIAS FLORES.*

WHEREAS, God in his infinite wisdom has called Mary Diaz Flores to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, Mary Diaz Flores was a vital and active citizen of Chicago; and

WHEREAS, Mary will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this first day of November, 1995, do hereby express our sorrow on the death of Mary Diaz Flores., and extend to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Mary Diaz Flores.

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*TRIBUTE TO LATE MR. JOHN K. FORRESTAL.*

WHEREAS, God in his infinite wisdom has called John K. Forrestal to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank Olivo; and

WHEREAS, John Forrestal was a devoted employee of the City of Chicago for thirty-five years; and

WHEREAS, To his loving wife, Dolores; dearest daughter, Dale; son, John; granddaughter, Katlyn; sister, Joan Maguire; and late brothers, William, Edward, Frank, James and Leo, John Forrestal will be deeply missed, but the memory of his character, love and dignity will live on in those who knew him and loved him; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this first day of November, 1995, do hereby express our sorrow on the death of John K. Forrestal, and extend to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of John K. Forrestal.

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*TRIBUTE TO LATE MR. EDMUND JAROCH.*

WHEREAS, God in his infinite wisdom has called Edmund Jaroch to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank Olivo; and

WHEREAS, Edmund "Bob" Jaroch will be deeply missed, but the memory of his character, faith and compassion will live on in those who knew and loved him; and

WHEREAS, The beloved husband of Dolores; loving father of Robert, Joe, Carl, and Karen; grandfather of Julie, Joey, Jenny, Robert, Amanda, Jennifer, and Thomas, Jr.; dear brother of Emily, Bernice, and the late Emily Jaroch; brother-in-law of Edwin Olszowka, Frank Salkauskas, Stella Olszowka, Loretta Olson, and a dear friend to many, "Bob" imparts a legacy of faith, dignity and love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this first day of November, 1995, do hereby express our sorrow on the death of Edmund "Bob" Jaroch, and extend to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Edmund Jaroch.

---

*TRIBUTE TO LATE MRS. THERESA KALCHBRENNER.*

WHEREAS, God in his infinite wisdom has called Theresa Kalchbrenner to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, Theresa Kalchbrenner will be deeply missed, but the memory of her character, faith and compassion will live on in those who knew and loved her; and

WHEREAS, A loving mother to Lawrence and the late Diane; beloved grandmother of Wendy, William and Becky; dear sister of the late Sonny Glassner and a good friend to many; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting this first day of November, 1995, do hereby commemorate the life of Theresa Kalchbrenner, and do hereby extend our most sincere condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Theresa Kalchbrenner.

*TRIBUTE TO LATE MR. RICHARD LA BAY.*

WHEREAS, God in his infinite wisdom has called Richard LaBay to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, Richard LaBay will be deeply missed, but the memory of his character, faith, compassion and love will live on in those who knew and loved him; and

WHEREAS, To his loving wife, Shirley; daughters, Debra Kahler and Cynthia Anderson; sons, Richard, Ronald, John, Robert, Michael and Donald; mother, Helene; sister, Lorraine Sickles; five grandchildren; and a good friend to many; Richard leaves a legacy of faith, compassion and love that will live on in the years to come; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this first day of November, 1995, do hereby express our sorrow on the death of Richard LaBay, and do hereby express our deepest sympathy to his family and friends; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Richard LaBay.

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*TRIBUTE TO LATE MRS. MARIE A. MADAJEWSKI.*

WHEREAS, Marie A. Madajewski has been called to eternal life by the wisdom of God at the age of ninety-three; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, Marie A. Madajewski served as a member of the Polish Army Veterans Association, Ladies Auxiliary Post Number 2; and

WHEREAS, To her late husband, Roman; her children, Evelyn and Loretta; grandchildren, Lawrence and William; and five great-grandchildren, Marie imparts a legacy of faith, integrity, dignity and love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting this first day of November, 1995, do hereby commemorate the life of Marie A. Madajewski, and do hereby extend our most sincere condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Marie A. Madajewski.

---

*TRIBUTE TO LATE MRS. SHARON K. NEGOVAN.*

WHEREAS, Sharon K. Negovan has been called to eternal life by the wisdom of God at the age of forty-six; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, Sharon "Pat" Negovan was a longtime resident of West Lawn; and

WHEREAS, To her loving, husband, Tom; her children, Thomas III and Steven; grandson, Mark; her brothers, Hayes, Lawrence, Harry and Jerry; her sisters, Judy and Vicky; along with her many nieces and nephews, "Pat" imparts a legacy of faith, integrity, dignity and love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting this first day of November, 1995, do hereby commemorate the life of Sharon K. "Pat" Negovan, and do hereby extend our most sincere condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Sharon K. Negovan.

---

*TRIBUTE TO LATE MR. CYRIL A. NOWAK.*

WHEREAS, God in his infinite wisdom has called Cyril A. Nowak to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, Cyril A. Nowak served his country in the army during World War I; and

WHEREAS, Cyril 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, gathered here this first day of November, 1995, do hereby express our sorrow on the death of Cyril A. Nowak, and extend to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Cyril A. Nowak.

---

*TRIBUTE TO LATE MR. EDWARD PRAZUCH.*

WHEREAS, God in his infinite wisdom has called Edward Prazuch to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, Edward "Kooter" Prazuch was a vital and active member of Town of Lake V.F.W. Post Number 5216; and

WHEREAS, Edward 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, gathered here this first day of November, 1995, do hereby express our sorrow on the death of Edward Prazuch, and extend to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Edward Prazuch.

*TRIBUTE TO LATE MR. ANDREW ROZDILSKY.*

WHEREAS, Andrew Rozdilsky has been called to eternal life by the wisdom of God at the age of seventy-seven; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, For thirty years, Andrew cheered the crowds of Chicago White Sox fans at Comiskey Park as the entertainer known as "Andy the Clown"; and

WHEREAS, In his professional career, Andrew Rozdilsky worked as a clerk in the research division of International Harvester; and

WHEREAS, The support, loyalty and dignity demonstrated by Andrew Rozdilsky to the game of baseball and to the citizens of Chicago is a model for all; and

WHEREAS, To his late wife, Helen; his children, Ruth Rozdilsky, Jane Szymczak and Andrew; and his four grandchildren, Andrew imparts a legacy of love, faith and wide humor; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the life of Andrew Rozdilsky, and do hereby extend our most sincere condolences to the family of Andrew Rozdilsky; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Andrew Rozdilsky.

---

*TRIBUTE TO LATE MS. ELIZABETH M. RUSCH.*

WHEREAS, God in his infinite wisdom has called Elizabeth M. Rusch to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, Elizabeth M. Rusch was a vital and active citizen of Chicago; and

WHEREAS, Elizabeth will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this first day of November, 1995, do hereby express our sorrow on the death of Elizabeth M. Rusch, and extend to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Elizabeth M. Rusch.

---

*TRIBUTE TO LATE MRS. PHYLLIS SENATO.*

WHEREAS, Phyllis Senato has been called to eternal life by the wisdom of God at the age of eighty-nine; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Frank J. Olivo; and

WHEREAS, Phyllis "Chick" Senato was a longtime resident of West Lawn; and

WHEREAS, To her loving husband, Peter; her children, Janet Agate and Larry Skiffey; five grandchildren; many great-grandchildren and great-great-grandchildren; a brother, Michael Capalbo; and a sister, Cari Townsend, "Chick" imparts a legacy of faith, integrity, dignity and love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting this first day of November, 1995, do hereby commemorate the life of Phyllis "Chick" Senato, and do hereby extend our most sincere condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Phyllis Senato.

*TRIBUTE TO LATE MR. ANDREW WODARCZYK, SR.*

WHEREAS, God in his infinite wisdom has called Andrew Wodarczyk, Sr. to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Frank J. Olivo; and

WHEREAS, Andrew Wodarczyk, Sr. was a member of V.F.W. Post 6863 and was employed by the City of Chicago for eighteen years; and

WHEREAS, To his adoring daughter, Evelyn Kirscher; loving son, Andrew, Jr.; sisters, Alice Sikorski and Evelyn Grippando; three grandchildren; one great-grandchild; many nieces and nephews and friends, Andrew will be deeply missed, but the memory of his character, love 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, gathered here this first day of November, 1995, do hereby express our deepest sympathy to the family and friends of Andrew Wodarczyk, Sr.; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Andrew Wodarczyk, Sr..

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*CONGRATULATIONS EXTENDED TO FRANK AND ROSE  
GILARSKI ON THEIR SIXTIETH WEDDING  
ANNIVERSARY.*

WHEREAS, Frank and Rose Gilarski celebrated their sixtieth wedding anniversary on September 7, 1995; and

WHEREAS, The Chicago City Council was informed of this historical and momentous occasion by Alderman Frank J. Olivo; and

WHEREAS, Frank and Rose Gilarski exchanged their wedding vows on September 7, 1935 at Saint John of God Church in Chicago; and

WHEREAS, Frank and Rose Gilarski are the loving parents of Richard, and the proud grandparents of David and Michael and great-grandparents of Jacob; and

WHEREAS, Frank and Rose Gilarski have spent the last sixty 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 first day of November, 1995, do hereby extend our heartiest congratulations to Frank and Rose Gilarski on the very happy occasion of their sixtieth wedding anniversary, and join with their family members and friends in wishing them many more years of conjugal bliss; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Frank and Rose Gilarski.

---

**CONGRATULATIONS EXTENDED TO MISS ASHLEY KRISTICH  
ON HER SUCCESS IN ICE SKATING COMPETITIONS.**

WHEREAS, Ashley Kristich, age eight, has competed in the U.S.D.S.A. Ice Skating Championship in Rockford, and amassed a first place in her solo competition and compulsories; and

WHEREAS, The Chicago City Council was informed of this momentous feat by Alderman Frank J. Olivo; and

WHEREAS, Ashley has won over two hundred medals and ribbons for skating competitions since 1992; and

WHEREAS, Steve and Jan Kristich are the proud parents of Ashley; and

WHEREAS, All of Ashley's family and friends, especially her classmates at Saint Mary's School, are extremely proud of her accomplishments; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby extend our congratulations to Ashley Kristich for her outstanding awards, and wish her many more years of continued success; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Ashley Kristich.

**RECOGNITION OF MR. FRANK MURPHY FOR HIS  
DEDICATION TO COMMUNITY INVOLVEMENT.**

WHEREAS, Frank Murphy has been an active and vital participant in community service for many years; and

WHEREAS, The Chicago City Council has been informed of his commitment by Alderman Frank J. Olivo; and

WHEREAS, Frank has served in the United States Navy as a boiler technician during the Iran Crisis, where as a member of a ten-man training team he received the Humanitarian Medal; and

WHEREAS, Frank Murphy is also captain of the Italian American Club; and

WHEREAS, Frank is a volunteer coach of the Lawler Park Boxing Association, and fundraising coordinator; and

WHEREAS, In his professional career, Frank works as a stationary engineer in Local 399; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this first day of November, 1995, do hereby salute Frank Murphy for his dedication to community involvement, and wish him continued success; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Frank Murphy.

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**CONGRATULATIONS EXTENDED TO MR. BRIAN NICKLESS  
ON ATTAINING RANK OF EAGLE SCOUT.**

WHEREAS, Brian Nickless, Scout Troop 647 at Saint Nicholas of Tolentine Church will be presented with the Eagle Scout award; and

WHEREAS, The Chicago City Council has been informed of this honorable achievement by Alderman Frank J. Olivo; and

WHEREAS, A young man of character and intelligence, Brian demonstrated strong values and leadership skills; and

WHEREAS, Brian's accomplishment demonstrates that the future of our great city will be amply cared for by a new generation of leaders prepared to answer the call of history and meet the challenges of the 21st century; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting this first day of November, 1995, do hereby congratulate Brian Nickless and his parents Don and Marge and do hereby wish Brian Nickless much success in the years to come; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Brian Nickless.

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**RECOGNITION OF MR. STEVEN O'MALLEY FOR  
HIS DEDICATION TO COMMUNITY  
INVOLVEMENT.**

WHEREAS, Steven O'Malley has been an active and vital participant in community service in the 13th Ward for many years; and

WHEREAS, The Chicago City Council has been informed of his commitment by Alderman Frank J. Olivo; and

WHEREAS, Steven is a decorated member of the Chicago Fire Department, with numerous awards and honorable mentions; and

WHEREAS, Steven is also a block captain and coordinator of the Clean and Green Program within his community; and

WHEREAS, Steven O'Malley is the founder of the Lawler Park Boxing Association, a program for youngsters to learn the "sweet science" of pugilism; and

WHEREAS, Steven's lovely wife Cindy, along with his two daughters, Tara and Kaley, reflect his commitment to family and neighborhood; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this first day of November, 1995, do hereby salute Steven O'Malley for his dedication to community involvement, and wish him continued success; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Steven O'Malley.

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**CONGRATULATIONS EXTENDED TO JOHN AND  
DOROTHY RUSCAK ON THEIR TWENTY-  
NINTH WEDDING ANNIVERSARY.**

WHEREAS, John and Dorothy Ruscak celebrated their twenty-ninth wedding anniversary on October 1, 1995; and

WHEREAS, The Chicago City Council was informed of this historical and momentous occasion by Alderman Frank J. Olivo; and

WHEREAS, John and Dorothy Ruscak exchanged their wedding vows on October 1, 1966 at Immaculate Heart of Conception Church in Chicago; and

WHEREAS, John and Dorothy are the loving parents of Lou Ann Ruscak; and

WHEREAS, John and Dorothy Ruscak have spent the last twenty-nine 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 first day of November, 1995, do hereby extend our heartiest congratulations to John and Dorothy Ruscak on the very happy occasion of their twenty-ninth wedding anniversary, and join with their family members and friends in wishing them many more years of conjugal bliss; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to John and Dorothy Ruscak.

---

**CONGRATULATIONS EXTENDED TO HUBBARD HIGH SCHOOL  
FOR THIRTY YEARS OF ACADEMIC EXCELLENCE.**

WHEREAS, In commemoration of Hubbard High School's thirtieth year of public academic excellence, and in their continuing dedication towards educating young men and women; and

WHEREAS, The Chicago City Council has been informed of this historic and momentous occasion by Alderman Frank J. Olivo; and

WHEREAS, Hubbard High School, located at 6200 South Hamlin Avenue, was founded in 1965 with an enrollment of nearly 1,700 students and a distinguished faculty of ninety-eight; and

WHEREAS, Hubbard High School's proof of excellence lies in the fact that the institution has been accredited by the North Central Association of Secondary Schools for each year of existence, has numerous National Merit Scholars and has a ninety-one percent attendance rate which ranks highest with the Chicago Public Schools, and sends close to seventy percent of their students to institutions of higher education; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, in meeting this first day of November, 1995, do hereby congratulate Hubbard High School's faculty and students in their time-honored tradition of challenging men and women for the changing world in their thirtieth year; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Hubbard High School.

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**CONGRATULATIONS EXTENDED TO FACULTY AND  
STUDENTS OF LOURDES HIGH SCHOOL FOR  
SIXTY YEARS OF QUALITY EDUCATION  
FOR YOUNG WOMEN.**

WHEREAS, In commemoration of Lourdes High School's sixtieth year of Catholic academic excellence, and in their continuing dedication towards educating young women; and

WHEREAS, The Chicago City Council has been informed of this historic and momentous occasion by Alderman Frank J. Olivo; and

WHEREAS, Lourdes High School, located at 4034 West 56th Street, was founded in 1936 by the Sisters of Saint Joseph, Third Order of Saint Frances, with an enrollment of nearly seven hundred and a distinguished faculty of fifty-five; and

WHEREAS, Lourdes High School's proof of excellence lies in the fact that the institution has been accredited by the North Central Association of Secondary Schools for fifty-seven years, has numerous National Merit

Scholars and Congressional Scholars, and sends ninety-eight percent of their students to institutions of higher education; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, in meeting this first day of November, 1995, do hereby congratulate Lourdes High School's faculty and students in their time-honored tradition of challenging women for the changing world in their sixtieth year; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Lourdes High School.

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*Presented By*

**ALDERMAN BURKE (14th Ward):**

**TRIBUTE TO LATE POLICE SERGEANT  
FRANCIS J. BICKHAM.**

WHEREAS, Sergeant Francis J. "Jim" Bickham has been called to eternal life by the wisdom of God at the age of fifty-three; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, As a thirty year veteran of the Chicago Police Department, Francis J. Bickham had a distinguished career and enjoyed a reputation of exemplary honor; and

WHEREAS, During his career, Sergeant Francis J. Bickham received numerous commendations, including eighteen honorable mentions for extraordinary performance, six complimentary letters, as well as a citation as officer of the month; and

WHEREAS, Assigned to the Deering District, Sergeant Francis J. Bickham was known as a supportive colleague who always had time to listen to the problems of his fellow workers; and

WHEREAS, During his thirty year career with the Chicago Police Department, Sergeant Francis J. Bickham brought honor to the citizens of Chicago by his conscientious commitment to his profession; and

WHEREAS, To his beloved wife, Ginny; his son, Tim, also a member of the Chicago Police Department; his daughter, Lynn; his sister and his four

brothers, Sergeant Francis J. Bickham imparts a legacy of service, faith and integrity; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, do hereby commemorate the grace-filled life of Sergeant Francis J. Bickham 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 Sergeant Francis J. Bickham.

---

**TRIBUTE TO VICTIMS OF CARY-GROVE HIGH SCHOOL  
BUS TRAGEDY.**

WHEREAS, The Chicagoland community has been shocked by the sudden loss of life of seven cherished students of the Cary-Grove High School, among whom were Jeffrey J. Clark, Stephanie Fulham, Susana Guzman, Michael Bennett Hoffman, Joseph Kalte, Shawn Robinson and Tiffany Lynn Schneider; and

WHEREAS, The Chicago City Council has been informed of this tragic loss of life by Alderman Edward M. Burke; and

WHEREAS, The citizens of the City of Chicago reach out in grief to comfort and support the families of the victims and offer their heartfelt prayers; and

WHEREAS, The uniqueness and giftedness of Jeffrey J. Clark, Stephanie Fulham, Susana Guzman, Michael Bennett Hoffman, Joseph Kalte, Shawn Robinson and Tiffany Lynn Schneider leaves an indelible mark on the lives of their families, classmates and friends that will never perish; and

WHEREAS, In the love and comfort of family and friends, the grief and hurt endured by each of the victims' families is shouldered in respect and dignity, mindful of the gentle lives that now are fully and forever in the safe hands of God; and

WHEREAS, The hearts of the people of the City of Chicago also reach out in love and support for all those students injured in the tragic accident and who remain hospitalized; and

WHEREAS, To all the students, faculty and staff of the Cary-Grove High School go the prayers and thoughts of all Chicagoans, hoping that through the goodness of God their hurt and sorrow will be healed; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled lives of Jeffrey J. Clark, Stephanie Fulham, Susana Guzman, Michael Bennett Hoffman, Joseph Kalte, Shawn Robinson and Tiffany Lynn Schneider and do hereby extend our sincere condolences to their families, classmates, teachers and friends; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to their families and to Cary-Grove High School.

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**TRIBUTE TO LATE MR. JACK F. CLIFFORD.**

WHEREAS, Jack F. Clifford has been called to eternal life by the wisdom of God at the age of seventy-five; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Jack F. Clifford owned the Chicago law firm of Jack F. Clifford and Associates; and

WHEREAS, In the practice of law, Jack F. Clifford was known for his impassioned and compelling courtroom arguments; and

WHEREAS, Jack F. Clifford was a graduate of the Harvard Law School; and

WHEREAS, A native of Indianapolis, Jack F. Clifford grew up in the Chicago neighborhood of Rogers Park, graduating from Sullivan High School and Loyola University; and

WHEREAS, During World War II, Jack F. Clifford served in China as a navigator on a B-24 bomber, flying on ninety-seven missions and surviving two bailouts and four crash landings; and

WHEREAS, As the recipient of many medals, Jack F. Clifford held the Purple Heart and the Distinguished Flying Cross; and

WHEREAS, To his beloved wife, Charlotte; his sons, John, Walter and Paul; his daughter, Christy; his brother, the Reverend Paul J. Clifford; and his four grandchildren, Jack F. Clifford imparts a legacy of integrity, faith and devotion; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Jack F. Clifford and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Jack F. Clifford.

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*TRIBUTE TO LATE MR. D. ARTHUR CONNELLY.*

WHEREAS, D. Arthur Connelly has been called to eternal life by the wisdom of God at the age of eighty-one; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, From 1957 to 1975, D. Arthur Connelly served as Deputy United States Attorney for the Northern District of Illinois and was chief of both the civil and criminal divisions; and

WHEREAS, During his career, D. Arthur Connelly was the mentor to many young attorneys at the United States Attorney's office; and

WHEREAS, D. Arthur Connelly was associated with many major federal civil and criminal trials, in particular the eight and one-half month long 1966 Krebiozen trial; and

WHEREAS, A graduate of Austin High School, D. Arthur Connelly held a law degree from DePaul University; and

WHEREAS, In recent years, D. Arthur Connelly was of counsel at the law firm of Stone, McGuire and Benjamin; and

WHEREAS, During World War II, D. Arthur Connelly served four years with the United States Coast Guard and remained an active member of the American Veterans of World War II and Korea, being elected in 1967 to the post of Illinois commander; and

WHEREAS, To his devoted son, Philip, and his four grandchildren, D. Arthur Connelly imparts a legacy of integrity, generosity and service; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby

commemorate the grace-filled life of D. Arthur Connelly and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of D. Arthur Connelly.

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**TRIBUTE TO LATE MR. RUSSELL J. DOLCE.**

WHEREAS, Russell J. Dolce has been called to eternal life by the wisdom of God at the age of seventy-six; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, For thirteen years, Russell J. Dolce served as a Cook County associate judge, retiring from the bench in 1984; and

WHEREAS, Before his appointment to the bench, Russell J. Dolce served as a circuit court magistrate from 1964 to 1971; and

WHEREAS, Preceding his appointment to the circuit court, Russell J. Dolce worked as a traffic court referee; and

WHEREAS, Up to the very time of his death, Russell J. Dolce was involved with the issues of judicial business, full of vigor, insight and worthy opinion; and

WHEREAS, To his beloved wife, Dorothy; his daughter, Deborah Dietrich; his son, John; his sisters, Tina Cerney and Connie Arciszewski; and his five grandchildren, Russell J. Dolce imparts a legacy of integrity, service and devotion; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Russell J. Dolce and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Russell J. Dolce.

*TRIBUTE TO LATE MR. WILLIAM N. FRERE.*

WHEREAS, William N. Frere has been called to eternal life by the wisdom of God at the age of sixty-seven; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A retired accountant, William N. Frere was a former alderman in south suburban Country Club Hills; and

WHEREAS, For thirty-six years, William N. Frere was a resident of Country Club Hills; and

WHEREAS, During his career, William N. Frere served as an accountant for eight years with the Chicago District Council of Carpenters, previously working as an accountant with Swift & Company, Martin Oil Company and the Electro-Motive Division of the General Motors Corporation; and

WHEREAS, At the time of his death, William N. Frere was the Republican captain of the 47th precinct in Country Club Hills; and

WHEREAS, As a native of the Chicago area, William N. Frere was a graduate of Fenger High School and the Beverly Business College; and

WHEREAS, William N. Frere was a past president and current secretary/treasurer of the Country Club Hills Lions Club, commander of Oak Forest Veterans of Foreign Wars Post 4241 and past commander of the Country Club Hills Veterans of Foreign Wars Post 1009, as well as being active with the United Way/Crusade of Mercy and the United Christian Church of Country Club Hills; and

WHEREAS, To his beloved wife, Lois; his son, Wayne; his daughter, Carolyn; and his sister, Carol, William N. Frere imparts a legacy of integrity, service and devotion; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of William N. Frere; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of William N. Frere.

*TRIBUTE TO LATE MR. LOUIS GOLDBLATT.*

WHEREAS, Louis Goldblatt has been called to eternal life by the wisdom of God at the age of ninety-one; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, As a longtime Chicago philanthropist and executive in the Goldblatts' family-run chain of retail stores, Louis Goldblatt was a Chicago treasure who enlivened both the commerce and spirit of the City; and

WHEREAS, Coming to Chicago from this native Poland at the age of two, Louis Goldblatt became a giant of Chicago industry and an untiring supporter of the City's growth and civic expansion; and

WHEREAS, With his brothers, Maurice, Nathan and Joel, Louis Goldblatt operated the Goldblatt's Department Stores throughout the Chicago area, an enterprise that had its origins in 1914 in a wooden bungalow at 1617 West Chicago Avenue and grew to include the chain's flagship store at 333 South State Street; and

WHEREAS, From 1964 to 1976, Louis Goldblatt was president and chief executive officer of the Goldblatt chain, serving as chairman from 1976 to 1979, and assuming the posts of president and chief executive officer, once again, in 1977; and

WHEREAS, Throughout his life, Louis Goldblatt was active in numerous Chicago charities, being honored for his work with many awards, including the Order of Lincoln from the Lincoln Academy of Illinois; the Brotherhood Award from the National Conference of Christians and Jews; and the Knighthood of Merit of the Italian Republic; and

WHEREAS, During World War II, Louis Goldblatt served as a lieutenant in the United States Army in the European theater of operation; and

WHEREAS, To his beloved wife, Bobbie; his sons, Gary, Stuart and David; and his two grandchildren, Louis Goldblatt imparts a legacy of enterprise, service and integrity; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Louis Goldblatt and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Louis Goldblatt.

*TRIBUTE TO LATE MR. ROBERT J. HILLIARD.*

WHEREAS, Robert J. Hilliard has been called to eternal life by the wisdom of God at the age of seventy; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, As a native Chicagoan, Robert J. Hilliard received his bachelor's degree and law degree from Northwestern University, spending more than thirty years practicing labor law; and

WHEREAS, For more than twenty years, Robert J. Hilliard served with the American Baking Company in a wide variety of capacities, including senior vice president and general counsel, vice president of industrial relations and two years as president and chief executive officer; and

WHEREAS, In 1984, Robert J. Hilliard received a gubernatorial appointment to the Labor Relations Board; and

WHEREAS, To his beloved wife, Rita; his daughter, Jo Ann; his sons, Robert J., Jr. and Richard; and his three grandchildren, Robert J. Hilliard imparts a legacy of integrity, courage and devotion; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Robert J. Hilliard and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Robert J. Hilliard.

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*TRIBUTE TO LATE MR. THOMAS H. MCNAMARA.*

WHEREAS, Thomas H. McNamara has been called to eternal life by the wisdom of God at the age of fifty-four; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, As a lifelong Chicagoan, Thomas H. McNamara joined the Chicago Fire Department in August, 1967; and

WHEREAS, As a Chicago fire fighter, Thomas H. McNamara was assigned to the marine unit -- Engine 41 and served with distinction until a career ending injury on March 20, 1971; and

WHEREAS, As one of the first scuba instructors for the Chicago Fire Department, Thomas H. McNamara also served on the scuba training team, working all rescue units pertaining to the Chicago lake front; and

WHEREAS, Thomas H. McNamara came from a family of longtime Chicago police and fire fighters; and

WHEREAS, As a member of the United States Marine Corps, Thomas H. McNamara served his country with distinction; and

WHEREAS, Thomas H. McNamara was a member of Chicago Fire Department Local No. 2, Northside Irish Fire Brigade and Electrical Local No. 134; and

WHEREAS, As a man of faith, Thomas H. McNamara was a member of Saint Thecla Catholic Church; and

WHEREAS, To his daughter, Lisa; brother, Bill (C.F.D.), and many nieces and nephews, Thomas H. McNamara imparts a legacy of courage, service and integrity; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Thomas H. McNamara 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 Thomas H. McNamara.

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*TRIBUTE TO LATE MRS. ETHEL J. MILLER.*

WHEREAS, Ethel J. Miller has been called to eternal life by the wisdom of God at the age of eighty-nine; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Ethel J. Miller was married to the late Robert H. Miller, Democratic alderman of the 6th Ward; and

WHEREAS, The late Robert H. Miller was a leading figure in the funeral industry, owning and operating the Miller and Major Funeral Homes in Chicago and the suburbs; and

WHEREAS, Ethel J. Miller was a woman of great heart whose door was always open; and

WHEREAS, Ethel J. Miller exemplified the graceful, loving spirit of a true Chicagoan; and

WHEREAS, Ethel J. Miller was a woman of generous entertainment and wide hospitality who loved to cook and make her guests welcome; and

WHEREAS, Ethel J. Miller imparts a legacy of faith, honor and integrity to her daughters, Barbara Holmes and Lois Saunders, as well as her two beloved grandsons; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Ethel J. Miller and do hereby extend our sincere condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Ethel J. Miller.

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*TRIBUTE TO LATE MR. JOHN F. MOONEY.*

WHEREAS, John F. Mooney has been called to eternal life by the wisdom of God at the age of sixty-one; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, As a former vice president of human resources for Peoples Gas Light and Coke Company, John F. Mooney was an outstanding volunteer at the Rehabilitation Institute of Chicago; and

WHEREAS, John F. Mooney used his own disability from multiple sclerosis as well as his unique ability to express himself to bring support to others with multiple sclerosis or suffering from strokes; and

WHEREAS, The courage, strength and compassion of John F. Mooney brought renewed hope to many disabled people who found in him and his encouragement a source of hope that helped them to look forward to getting home and getting on with their lives; and

WHEREAS, Since his diagnosis with multiple sclerosis in 1978, John F. Mooney campaigned for the rights of the disabled and served on the business advisory board for Bonaventure House, a home for people with AIDS; and

WHEREAS, The work of John F. Mooney at the Rehabilitation Institute of Chicago received public attention when Channel 7 reporter Harry Porterfield featured him in the "Someone You Should Know" segment; and

WHEREAS, A graduate of Lane Tech, the Illinois Institute of Technology and the University of Chicago, John F. Mooney began his career with Peoples Gas, Light and Coke Company in 1955 and retired in 1991; and

WHEREAS, To his beloved wife, Dolores; his daughters, Cathleen, Karen and Sheryl, John F. Mooney imparts a legacy of faith, service and integrity; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of John F. Mooney 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 John F. Mooney.

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*TRIBUTE TO LATE MR. CLEM NAUGHTON.*

WHEREAS, Clem Naughton has been called to eternal life by the wisdom of God at the age of seventy-nine; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Clem Naughton was an outstanding Chicago athlete and an athletic director for several generations at Saint Philip High School; and

WHEREAS, Having coached football and basketball at Saint Philip High School, Clem Naughton coached them to a city basketball championship in 1945; and

WHEREAS, A graduate of DePaul University, Clem Naughton became a charter member of the Catholic League Coaches Association when he began his career of more than thirty years at Saint Philip and Hales Franciscan High Schools; and

WHEREAS, In 1968, Clem Naughton was inducted into the Catholic League Coaches Hall of Fame; and

WHEREAS, Saint Philip High School's Buck Shaw Award was given to Clem Naughton in 1974; and

WHEREAS, During the 1934 -- 1935 season, Clem Naughton captained the football and basketball teams at Saint Mel High School, being later named "Saint Mel Man of the Year" in 1994; and

WHEREAS, To the youth of the City of Chicago, Clem Naughton leaves a stunning model for sacrifice, professionalism and team excellence that rests on the very highest standard of fair play and sportsmanship; and

WHEREAS, To his beloved wife of fifty years, Dorothy; his loving daughters, Patricia McShane and Jacqueline; his cherished sons, John and Clem, Jr.; his sisters, Elizabeth McInerny and Geraldine Knight, and fourteen grandchildren, Clem Naughton imparts a legacy of faith, integrity and wide heart; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Clem Naughton and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Clem Naughton.

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**TRIBUTE TO LATE REVEREND RAYMOND P. NUGENT.**

WHEREAS, Reverend Raymond P. Nugent has been called to eternal life by the wisdom of God at the age of eighty-one; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, For forty-five years, the Reverend Raymond P. Nugent was a priest of the Archdiocese of Chicago, having been ordained in 1940; and

WHEREAS, From 1969 to 1984, Reverend Raymond P. Nugent was an urban vicar in the Archdiocese of Chicago; and

WHEREAS, In the Marital Tribunal of the Archdiocese of Chicago, the Reverend Raymond P. Nugent served as a judge of the Matrimonial Court; and

WHEREAS, With particular distinction, the Reverend Raymond P. Nugent served the people of Visitation Parish with heartfelt devotion during his ministry; and

WHEREAS, Throughout his years as a priest of the Archdiocese of Chicago while serving in assignments at Saint Paul Church, Chicago Heights, Saint Joseph the Worker Church, Wheeling, Saint Sebastian Parish, Chicago and Saint Mary Training School, Des Plaines, the Reverend Raymond P. Nugent exercised deep charity and loving kindness to all; and

WHEREAS, In his service as pastor of Saint Agnes Parish, Chicago Heights, the Reverend Raymond P. Nugent demonstrated a passion for the values of the Gospel and a sensitive care for the people of God; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Reverend Raymond P. Nugent and do hereby extend our sincere condolences to his family and the Archdiocese of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Reverend Raymond P. Nugent.

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*TRIBUTE TO LATE MR. HYMAN B. RASKIN.*

WHEREAS, Hyman B. Raskin has been called to eternal life by the wisdom of God 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, A one-time Chicago lawyer, Hyman B. Raskin was also a former assistant chairman of the Democratic National Committee; and

WHEREAS, Hyman B. Raskin worked on several presidential campaigns, including the 1960 campaign of President John Fitzgerald Kennedy; and

WHEREAS, Politics was the deep and abiding first love of Hyman B. Raskin's life; and

WHEREAS, The unique political insight of Hyman B. Raskin was always eagerly sought and generously given; and

WHEREAS, Hyman B. Raskin also worked on the presidential campaigns of Governor Adlai Stevenson and Senator Henry Jackson, as well as the gubernatorial campaign of Michael Howlett; and

WHEREAS, A native of Sioux City, Iowa, Hyman B. Raskin was a graduate of Kent College of Law in Chicago and a resident of Rancho Mirage, California since the early 1960s; and

WHEREAS, To his beloved wife, Frances; his daughters, Harriet Raskin and Sherry Castro; his two sisters, Pearl Miller and Frances Lelchook, and his granddaughter, Hyman B. Raskin leaves a legacy of integrity, service and patriotism; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Hyman B. Raskin and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Hyman B. Raskin.

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*TRIBUTE TO LATE MR. SYDNEY N. SHURE.*

WHEREAS, Sydney N. Shure has been called to eternal life by the wisdom of God at the age of ninety-four; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, For more than seventy years, Sydney N. Shure was an industry leader in audio electronics and microphone technology; and

WHEREAS, Shure Brothers, Inc., Sydney N. Shure's company, is the world's largest manufacturer of microphones; and

WHEREAS, Sydney N. Shure was a graduate of Austin High School and the University of Chicago; and

WHEREAS, As an early amateur radio hobbyist, Sydney N. Shure worked in a radio factory as a distributor; and

WHEREAS, In 1925, Sydney N. Shure founded Shure Radio Company, which began as a wholesale supplier for home radio set builders; and

WHEREAS, In 1928, the company's name changed to Shure Brothers when Sydney N. Shure was joined by his brother S. J. Shure; and

WHEREAS, Following the stockmarket crash of 1929, Sydney N. Shure left the distribution field to concentrate on the engineering, manufacturing and marketing of microphones; and

WHEREAS, Sydney N. Shure introduced the first modern noise canceling microphone, then the first controlled directional microphone and later invented the company's first phonograph cartridge in 1935, later selling it to RCA, Emerson and Magnavox; and

WHEREAS, During World War II, Sydney N. Shure's company developed the controlled magnetic microphone, designing specialized models for use in aircraft, tanks and ships; and

WHEREAS, In 1966, Sydney N. Shure unveiled the Unisphere microphone design, which became the standard for live performance microphones throughout the 1960s and 1970s, with the SM-58 and SM-57 models remaining the largest selling microphones in the world; and

WHEREAS, To his beloved wife, Rose; his daughter, Myrna; and his son, Bob, Sydney N. Shure imparts a legacy of imagination, integrity and devotion; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Sydney N. Shure and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Sydney N. Shure.

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**TRIBUTE TO LATE HONORABLE ROBERT WISS.**

WHEREAS, Robert Wiss has been called to eternal life by the wisdom of God at the age of sixty-six; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A longtime Chicago attorney, Robert Wiss served as a distinguished judge on the five-man Military Court of Appeals, being appointed to the post by President George Bush in 1991; and

WHEREAS, Before his appointment, Robert Wiss practiced law in the City of Chicago for more than thirty-five years; and

WHEREAS, As a partner in the firm of Foran, Wiss & Schultz, Robert Wiss represented public agencies in the acquisition of properties for the Stevenson Expressway, the Metropolitan Water Reclamation District and many school districts; and

WHEREAS, A man of strong patriotism and distinguished gentlemanly ways, Robert Wiss was widely respected by the bar and as a federal judge; and

WHEREAS, A graduate of the University of Illinois, Robert Wiss received his law degree from Northwestern University; and

WHEREAS, During the Korean War, Robert Wiss served with the United States Navy, later continuing to serve in the Naval Reserve as a rear admiral with the title of judge advocate general; and

WHEREAS, To his beloved wife, Charlene; his daughters, Julia Leahy, Laurel Latimer and Karrie; and his three grandchildren, Robert Wiss imparts a legacy of high integrity, dramatic service and generous devotion; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Robert Wiss and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Robert Wiss.

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*TRIBUTE TO LATE MR. CHARLES J. ZETTEK.*

WHEREAS, Charles J. Zettek has been called to eternal life by the wisdom of God at the age of sixty-eight; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, For thirty-two years, Charles J. Zettek devoted his time and energy in serving the village of Elk Grove Village; and

WHEREAS, From 1971 to 1993, Charles J. Zettek served as Elk Grove Village president after having served as a village trustee from 1961 to 1971; and

WHEREAS, The people of Elk Grove Village remember Charles J. Zettek for his large heart, his vibrant intellect and his sturdy counsel; and

WHEREAS, During his years of tenure, Charles J. Zettek presided over the growth of the suburb from 10,324 to 33,429; and

WHEREAS, Under his leadership, Charles J. Zettek oversaw the construction of the Elk Grove Village industrial park, credited with being the largest contiguous business park in the country; and

WHEREAS, Until his death, Charles J. Zettek was the chairman of the Suburban O'Hare Commission, opposing new runways at O'Hare Airport; and

WHEREAS, Born and raised in Chicago, Charles J. Zettek served in the United States Army during World War II, graduating from Marquette University in Milwaukee; and

WHEREAS, For thirty-two years, Charles J. Zettek worked at Western Electric; and

WHEREAS, To his beloved wife, Gloria; his devoted sons, Scott, Mark and Craig; his brothers, Robert and Jerome; his sister, Gloria; and his four grandchildren, Charles J. Zettek imparts a legacy of integrity, service and devotion; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Charles J. Zettek and do hereby extend our sincere condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Charles J. Zettek.

**GRATITUDE EXTENDED TO MR. ARTHUR BOWEN, MR.  
JESSE FOSTER, MR. CHRISTOPHER GUNNELL  
AND MR. CHRISTOPHER KERSTEN FOR  
THEIR HEROIC ACTIONS IN AIDING  
ACCIDENT VICTIMS.**

WHEREAS, Arthur Bowen, Jesse Foster, Christopher Gunnell and Christopher Kersten, each a distinguished and valued employee of the Chicago Park District, acted with heroic virtue in the rescue of human life; and

WHEREAS, The Chicago City Council has been informed of this heroism by Alderman Edward M. Burke; and

WHEREAS, Following an automobile accident along a median of Lake Shore Drive in which a car crashed into a Park District truck with the result that the car exploded into flames, Arthur Bowen and Jesse Foster rushed to rescue the driver of the burning car and Christopher Gunnell and Christopher Kersten ran to assist Park District employees injured in the accident; and

WHEREAS, The Chicago Fire Department credits Arthur Bowen, Jesse Foster, Christopher Gunnell and Christopher Kersten with saving the life of the driver of the car; and

WHEREAS, Both Arthur Bowen and Jesse Foster, having sustained minor injuries in the accident, risked their lives in rescuing the driver from the burning car; and

WHEREAS, Christopher Gunnell and Christopher Kersten, both lifeguards at the 57th Street beach, heard the accident and quickly ran to assist injured Park District staff; and

WHEREAS, All of these employees of the Chicago Park District demonstrated heroic courage and wide generosity in their care and concern for others; and

WHEREAS, The actions of Arthur Bowen, Jesse Foster, Christopher Gunnell and Christopher Kersten express values and virtues that are a model for all citizens of the City of Chicago; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby congratulate Arthur Bowen, Jesse Foster, Christopher Gunnell and Christopher Kersten and do hereby express our heartfelt pride in their exemplary citizenship; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to Arthur Bowen, Jesse Foster, Christopher Gunnell and Christopher Kersten.

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**CONGRATULATIONS EXTENDED TO DEPUTY  
SUPERINTENDENT IVAN M. RITTENBERG  
ON HIS RETIREMENT FROM CHICAGO  
POLICE DEPARTMENT.**

WHEREAS, Ivan M. Rittenberg has retired from the Chicago Police Department after a distinguished career spanning more than thirty years; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, Ivan M. Rittenberg rose through the ranks of the Chicago Police Department from cadet to Deputy Superintendent; and

WHEREAS, From 1979 to 1983, Ivan M. Rittenberg served with particular distinction as alderman of the 40th Ward, representing his constituency as a tireless municipal legislator; and

WHEREAS, A graduate of DePaul University Law School, Ivan M. Rittenberg has been a partner with Rittenberg & Buffen, Ltd., having been admitted to the bar before the United States Northern District of Illinois, the United States Court of Appeals, the United States Court of Appeals 7th Circuit, the Illinois Supreme Court, and the United States Supreme Court; and

WHEREAS, With civic pride and patriotic enthusiasm, Ivan M. Rittenberg has served the City of Chicago with generosity and integrity; and

WHEREAS, Throughout his professional career, Ivan M. Rittenberg has brought honor and pride to all those with whom he has served; and

WHEREAS, To his cherished wife, Roberta, and their three children, Ivan M. Rittenberg has shown himself to be a loving husband and generous father; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting this first day of November, 1995, do hereby congratulate Ivan M. Rittenberg for his outstanding career of public service with the

Chicago Police Department and do hereby extend to him and his family our wishes for health and fresh blessings; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Ivan M. Rittenberg.

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**CONGRATULATIONS EXTENDED TO DOMINIC AND JEAN  
SAVIANO ON THEIR SIXTIETH WEDDING  
ANNIVERSARY.**

WHEREAS, Jean and Dominic Saviano celebrated the sixtieth anniversary of their marriage, August 17, 1995; and

WHEREAS, The Chicago City Council has been informed of this great occasion by Alderman Edward M. Burke; and

WHEREAS, Jean and Dominic Saviano were married in Saint Roman's Catholic Church on August 17, 1935; and

WHEREAS, Throughout their married life, Jean and Dominic Saviano have exemplified the very essence of faithful and life-giving Christian marriage; and

WHEREAS, In the warmth and hospitality of their home, Jean and Dominic Saviano have been generous to all with their welcome and loving care; and

WHEREAS, The strength and stability of their married life has been a model for all those who seek to live in faith, harmony and compassion; and

WHEREAS, To the members of their family, sisters, Harriet Hair and Emily Marovic; their four nieces, Bonnie, Cindy, Sally and Micheline; and their nephew, Lee, Jean and Dominic Saviano have demonstrated the deep love and reverence to which their marriage gives a sturdy witness; and

WHEREAS, In thanksgiving for six decades of married life, Jean and Dominic Saviano recommit themselves to the task of sharing and self-sacrifice that has given them the strength and goodness to endure, succeed and thrive; and

WHEREAS, The dignity and integrity of their long married life make Jean and Dominic Saviano models for all citizens of the City of Chicago who struggle to make their marriages deep expressions of interior love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby congratulate Jean and Dominic Saviano on sixty years of marriage and do hereby extend our best wishes for continued health and blessings in the years ahead; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Jean and Dominic Saviano.

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*Presented By*

**ALDERMAN BURKE (14th Ward) And  
ALDERMAN MOORE (49th Ward):**

***TRIBUTE TO LATE MRS. THERESA SALERNO ROTI.***

WHEREAS, Theresa Salerno Roti has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke and Alderman Joseph Moore; and

WHEREAS, Theresa Salerno Roti was a woman of gracious compassion and heartfelt generosity; and

WHEREAS, Theresa Salerno Roti expressed in her life the highest ideals of the citizens of the City of Chicago; and

WHEREAS, Theresa Salerno Roti demonstrated her care for others in the hospitality of her home and the welcome of her table; and

WHEREAS, To her beloved children, Bruno, Francis and Thomas, Theresa Salerno Roti imparts a legacy of faith, service and kindness; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby commemorate the grace-filled life of Theresa Salerno Roti and do hereby extend our sincere condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Theresa Salerno Roti.

*Presented By*

**ALDERMAN JONES (15th Ward):**

**TRIBUTE TO LATE MRS. CARRIE MAE CHATMON.**

WHEREAS, God in his infinite wisdom has called to her eternal reward Carrie Mae Chatmon, beloved citizen and friend of many people in Chicago's 15th Ward, September 16, 1995; and

WHEREAS, Carrie Mae Chatmon was born February 23, 1919, in Curryville, Georgia, and moved to Chicago at an early age. A person of deeply religious convictions, she first became a member of Silver Cross Missionary Baptist Church and later joined Living Hope Baptist Church, where she worked faithfully on the Mothers' Board, serving as its president until her death; and

WHEREAS, Carrie Mae Chatmon was united in holy matrimony to John H. Chatmon, who preceded her in death. She leaves to celebrate her life two sons, Gregory (Alisha) Williams and Thomas A. Williams; four daughters, Veronice Williams, Valerie N. Jackson, Brenda J. Williams, and Bonnie G. Williams; nine grandchildren; fifteen great-grandchildren, 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 first day of November, 1995, A.D., do hereby express our sorrow on the passing of Carrie Mae Chatmon, and extend to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Carrie Mae Chatmon.

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**TRIBUTE TO LATE MRS. DORETHEA WALRENE LUMPKIN.**

WHEREAS, God in his infinite wisdom has called to her eternal reward Mrs. Dorethea Walrene Lumpkin, beloved citizen and friend; and

WHEREAS, The former Dorethea Reed was born in Heth, Arkansas, and received her early education in Saint Francis County Public Schools; and

WHEREAS, Dorethea Reed and Booker T. Lumpkin were joined in holy matrimony in 1944, and to this union seven children were born. Mr. Lumpkin and three children preceded her in death; and

WHEREAS, A deeply religious woman with a large family and an extended family of many friends, Dorethea Walrene Lumpkin leaves to celebrate her productive life two sons, Marvin and Garland; two daughters, Gloria (Roy) Leonard and Evon (Genard) Hannah, all of Chicago, and a host of grandchildren, great-grandchildren, and 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 first day of November, 1995, A.D., do hereby express our sorrow on the passing of Dorethea Walrene Lumpkin, and extend to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Dorethea Walrene Lumpkin.

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**EXPRESSION OF SUPPORT FOR HONORARY  
DESIGNATION OF PORTION OF SOUTH  
WOLCOTT AVENUE AS "REVEREND  
GRANDEE DUNCAN DRIVE".**

WHEREAS, Reverend Grandee Duncan is pastor of New Zion Grove Missionary Baptist Church and this month celebrates the thirtieth anniversary of his ordination; and

WHEREAS, Reverend Grandee Duncan has proven himself an outstanding religious leader who has held numerous administrative positions in the Baptist ministry and has been saluted by Mayors Harold Washington and Richard M. Daley for invaluable contributions to his community; and

WHEREAS, Reverend Grandee Duncan's leadership at New Zion Grove Missionary Baptist Church, 1900 West 64th Street, has had a direct, cleansing influence on the community surrounding the church; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago hereby voice support for the erection of honorary street name signs on that portion of South Wolcott Avenue lying directly north of West 64th Street, and hereby memorialize the Commissioner of Transportation to erect and install such signs, designating said portion as

"Reverend Grandee Duncan Drive" as a symbol of the honor and respect with which we regard this outstanding Chicagoan.

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*Presented By*

**ALDERMAN RUGAI (19th Ward):**

**GRATITUDE EXTENDED TO SERGEANT PETER DIGNAN  
FOR COURAGEOUS ACTIONS DURING SUCCESSFUL  
RESCUE OF FELLOW OFFICER.**

WHEREAS, Sergeant Peter Dignan, Star 1267, is a recipient of the Chicago Police Department's special honorable mention for the Carter Harrison Award and the Cook County Sheriff's Award of Valor for his heroic efforts in the line of duty; and

WHEREAS, The Chicago City Council has been informed of this act of heroism by Alderman Virginia A. Rugai; and

WHEREAS, On October 4, 1994, Sergeant Dignan, with Officers Peck, Tyler, Woullard and Wise, was executing a narcotic search warrant to an apartment at 6038 South Cottage Grove Avenue, and being denied entrance after identifying themselves, a battering ram was used to force the front door open; and

WHEREAS, Sergeant Dignan and Officer Peck entered the apartment, Officer Peck was hit by gunfire and took cover in a nearby kitchen while Sergeant Dignan returned fire and began requesting back-up and medical assistance by radio; and

WHEREAS, Officer Tyler, coming to the aid of Sergeant Dignan and Officer Peck, was also hit by gunfire. Sergeant Dignan, returned fire enabling Officer Tyler and himself a way to exit the apartment to safety; and

WHEREAS, Sergeant Dignan, upon reloading his weapon, re-entered the apartment drawing fire from another room. He returned fire and looked toward the kitchen where Officer Peck lay wounded. Upon seeing the offender advancing toward him with a gun in his hand, Sergeant Dignan opened fire. The offender went down in the hallway; and

WHEREAS, Sergeant Dignan ordered the apartment searched and sealed off before a successful attempt was made to rescue Officer Peck; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this first day of November, 1995 do hereby pay tribute to Sergeant Peter Dignan for his display of courage, leadership and heroism during the successful rescue of his fellow officer; and

*Be It Further Resolved*, That a copy of this resolution be presented to Sergeant Peter Dignan.

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**GRATITUDE EXTENDED TO THOMAS KNIEPS FOR  
HIS HEROIC ACTIONS.**

WHEREAS, Thomas Knieps is being recognized for his heroic actions in response to a fire in his home; and

WHEREAS, The Chicago City Council has been informed of this feat by Alderman Virginia A. Rugai; and

WHEREAS, Thomas, age seven, upon noticing a smell and smoke coming from the laundry room of his house acted quickly and calmly by calling 911 and reporting the emergency at hand and his location; and

WHEREAS, The Chicago Fire Department was able to respond with the information provided by Thomas, and extinguish the fire and save the home; and

WHEREAS, Thomas, a second grader at Saint John Fisher School, is a member of Cub Scout Troop 3459 and truly a fine role model for his classmates, friends and family; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995 do hereby pay tribute to Thomas Knieps for his great act of heroism; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Thomas Knieps.

**RECOGNITION EXTENDED TO MR. THOMAS MALLON FOR  
TWENTY-SEVEN YEARS OF SERVICE WITH  
CHICAGO PARK DISTRICT.**

WHEREAS, Thomas Mallon will be honored November 16, 1995, at the Martinique Restaurant after twenty-seven years of outstanding service for the Chicago Park District; and

WHEREAS, The Chicago City Council has been informed of this occasion by Alderman Virginia A. Rugai; and

WHEREAS, Mr. Mallon began his career with the Chicago Park District in March of 1968 as a physical instructor at Marquette Park. His hard work was rewarded with a promotion to supervisor of the Wagner Playground in November of 1969; and

WHEREAS, Mr. Mallon, during his long and illustrious career, faithfully served many parks in the City of Chicago as physical instructor and supervisor. They include McKinley Park and Marquette Park as physical instructor and Monroe Playground, Sherman Park, Armour Park, Wilson Community Center, Bogan Park and Ridge Park as supervisor; and

WHEREAS, Mr. Mallon is the dedicated son of John and Agnella Mallon and brother of John Jr., Daniel and Kathleen; and

WHEREAS, Mr. Mallon a resident of Chicago's southwest side Mount Greenwood neighborhood is the devoted husband of Donna and father of Anne Marie and Colleen; and

WHEREAS, Mr. Mallon's hard work and commitment has earned him the respect and admiration of his colleagues and enabled him to enrich our lives in countless ways; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995 do hereby offer our gratitude to Mr. Thomas Mallon for his twenty-seven years of service to citizens of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Mr. Thomas Mallon.

**CONGRATULATIONS EXTENDED TO CAPTAIN RONALD E. PAYNE  
ON RECEIPT OF SPECIAL HONORABLE MENTION  
FROM CHICAGO FIRE DEPARTMENT**

WHEREAS, Captain Ronald E. Payne has received the City of Chicago "Special" Honorable Mention for his service within the Chicago Fire Department and in recognition for the valor he demonstrated on November 4, 1994 when he selflessly rescued two young children from a two story blaze at 6629 South Carpenter Street; and

WHEREAS, Captain Ronald E. Payne has served as a loyal member of the Chicago Fire Department for twenty-seven years; and

WHEREAS, Captain Payne has faithfully served as a member of Hook and Ladder No. 51 in their never ending efforts to ensure the safety of the people of the City of Chicago; and

WHEREAS, Captain Ronald E. Payne, through his service, has demonstrated his commitment to the City of Chicago and his fellow citizens; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995 do hereby express their gratitude, appreciation and congratulations to Captain Ronald E. Payne for his hard work, dedication and loyalty to his City and his fellow citizens; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Ronald E. Payne.

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**GRATITUDE EXTENDED TO MR. REGINALD STROUD  
FOR HIS COMMITMENT TO PUBLIC  
SERVICE.**

WHEREAS, Reginald Stroud will be honored for his tireless efforts in the counseling of members of chemical dependency programs; and

WHEREAS, The Chicago City Council has been informed of this honor by Alderman Virginia A. Rugai; and

WHEREAS, Mr. Stroud, a Chicago fire fighter for more than fifteen years, has successfully battled a personal dependency and experience to teach and advise his fellow fire fighters; and

WHEREAS, Mr. Stroud devotes most of his personal time as a volunteer counselor and coach for adult and youth dependency programs; and

WHEREAS, Mr. Stroud's faith and service to others has proven him to be an example to all and enabled him to enrich the lives of so many in countless ways; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, assembled this first day of November, 1995 do hereby offer our sincere thanks to Mr. Reginald Stroud for his fine service to the citizens of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Mr. Reginald Stroud.

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**GRATITUDE EXTENDED TO FIRE FIGHTER  
THOMAS C. VORIS FOR DEDICATION  
TO CITY.**

WHEREAS, Fire fighter Thomas C. Voris has received the City of Chicago "Special" Honorable Mention for his service within the Chicago Fire Department and particularly in recognition of his efforts on February 21, 1994 wherein he responded to a two-story blaze at 4330 South Paulina Street and, while putting his own safety aside, rescued an infant from its crib that would have otherwise perished without his valiant effort; and

WHEREAS, Fire fighter Thomas C. Voris has served as a loyal member of the Chicago Fire Department for ten years; and

WHEREAS, Fire fighter Voris has served as a member of Engine 49 in their never ending efforts to ensure the safety of the people of the City of Chicago; and

WHEREAS, Fire fighter Voris, through his service, has demonstrated his commitment to the City of Chicago and his fellow citizens; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby express our gratitude, appreciation and congratulations to Fire fighter Thomas C. Voris for his hard work, dedication and loyalty to his City and his fellow citizens; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Fire fighter Thomas C. Voris.

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*Presented By*

**ALDERMAN TROUTMAN (20th Ward):**

***TRIBUTE TO LATE MS. LOUISE KING.***

WHEREAS, God in his infinite wisdom has called to her eternal reward Louise King, beloved great aunt of Alderman Arenda Troutman and a caring mother figure whose extended family included many neighbors and fellow members of West Calvary Missionary Baptist Church; and

WHEREAS, Born Christmas Day, 1910, in Reynolds, Georgia, Louise Troutman was the youngest of six children born to Monroe and Annie Troutman. She came to Chicago at a young age and was a member at West Calvary Missionary Baptist Church for three decades, where among many other duties, she was president of the choir; and

WHEREAS, Louise Troutman was joined in holy matrimony to Charles King. He and their only child, Betty King-Carlisle, preceded her in death. She succumbed Saturday, October 1, 1995, after a long illness. She is survived by grandchildren, Cheryl Ann, Gwendolyn Annette and Jeanine Louise; great-grandchildren, Tracy, Michael, Davisha and Jere; and a host of nieces, nephews, great nieces, great nephews, cousins and friends; and

WHEREAS, Known throughout her community as a caring, generous friend and neighbor, Louise King touched the lives of many, and will be sorely missed; now, therefore

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here in assembly, the first day of November, 1995, do hereby express our sorrow on the passing of Louise King, and extend to her family and her many friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Louise King.

*Presented By*

**ALDERMAN ZALEWSKI (23rd Ward):**

**CONGRATULATIONS EXTENDED TO  
MR. JOSEPH MICHAEL BULVAN  
ON ACHIEVING RANK OF  
EAGLE SCOUT.**

WHEREAS, Joseph Michael Bulvan, outstanding young citizen of Chicago's great southwest side, has been awarded scouting's highest honor, the rank of Eagle Scout; and

WHEREAS, A member of Saint Daniel the Prophet Boy Scout Troop 475, Joseph Michael Bulvan has applied his energies and talents to upholding the great traditions of scouting; and

WHEREAS, Joseph Michael Bulvan 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 first day of November, 1995, A.D., do hereby offer our heartiest congratulations to Joseph Michael Bulvan 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 Joseph Michael Bulvan.

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*Presented By*

**ALDERMAN BURRELL (29th Ward):**

**TRIBUTE TO LATE ELDER GLEN WASHINGTON, JR.**

WHEREAS, The late Elder Glen Washington, Jr. was the founder and pastor of Greater Holy Temple Church of God in Christ; and

WHEREAS, Elder Washington worked faithfully in the church and served in many departments; and

WHEREAS, In 1952, Elder Washington opened a small mission at 517 North Wells Street and later moved to 3132 South Wentworth Avenue, naming it Holy Temple Number 2, Church of God in Christ; and

WHEREAS, With only twenty members, he continued to labor and purchased a church at 3926 West Roosevelt Road; and

WHEREAS, After being located in the Lawndale area for fourteen years, on September 9, 1973, Elder Washington and his congregation moved to 5701 West Midway Park, a landmark church, now called Greater Holy Temple Church of God in Christ; and

WHEREAS, In an attempt to alleviate some of the needs of individuals within the community, Elder Washington organized a bus ministry, developed summer day care and lunch programs and sponsored free Christmas dinners for the needy; and

WHEREAS, Elder Washington was one of our city's most learned, caring and influential religious leaders; and

WHEREAS, The leaders of this great city are cognizant of the debt owed our great spiritual guides and examples; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do pay tribute to Elder Glen Washington, Jr., for his outstanding character and strength; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Greater Holy Temple Church of God in Christ.

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*Presented By*

**ALDERMAN WOJCIK (30th Ward):**

**CONGRATULATIONS EXTENDED TO POLICE OFFICERS  
ROBERT J. FOSS AND JAMES R. CURRY  
FOR THEIR HEROISM.**

WHEREAS, On September 3, 1995, 25th District Chicago Police Officer Robert Foss and Officer James Curry were patrolling the area of the 1200

block of North Kildare Avenue and monitored another unit's call of a possible heart attack victim; and

WHEREAS, The police officers responded and found the victim not breathing and having no pulse; and

WHEREAS, Officers Curry and Foss requested paramedic assistance and began immediate lifesaving measures by performing cardiopulmonary resuscitation; and

WHEREAS, The police officers waited approximately ten minutes, until the paramedics arrived and could begin treating the victim; and

WHEREAS, With Officer Foss conducting the breaths and Officer Curry the chest compressions, the two police officers continued until the victim regained a pulse and began to breathe unassisted; and

WHEREAS, The police officers continued to monitor the victim's condition and perform first aid by treating the victim for shock until a Chicago Fire Department ambulance arrived on the scene; and

WHEREAS, When the reporting sergeant arrived, paramedics told him that it appeared that the victim was dead and that the two officers brought him back to life; and

WHEREAS, Chicago Police Officer Robert John Foss has been a resident of the northwest side for thirty-five years, is a graduate of Gordon Tech High School, former vice-chairman of the Tripp Civic Group and member of the Polish American Police Association; and

WHEREAS, Chicago Police Officer James R. Curry has been a resident of the northwest side for twenty-five years, is a graduate of Weber High School, a member of the Emerald Society and seventh in a long family history of police officers; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, on this first day of November, 1995, A.D., do hereby extend our most sincerest congratulations to Chicago Police Officers Robert J. Foss and James R. Curry for their heroic and successful attempt in saving the life of a fellow human being; and

*Be It Further Resolved*, That suitable copies of this resolution be prepared and presented to Officer Robert J. Foss and Officer James R. Curry of the Chicago Police Department.

*Presented By*

**ALDERMAN MELL (33rd Ward):**

**GRATITUDE EXTENDED TO POLICE OFFICER  
JOSEPH A. BARRERA FOR DEDICATION  
TO PUBLIC SERVICE.**

WHEREAS, The leaders of this great City of Chicago are cognizant of the importance of service to the public above and beyond the call of duty; and

WHEREAS, Among the ranks of our most valued public servants is Chicago Police Officer Joseph A. Barrera, Star No. 3215, who so diligently represents "Chicago's Finest" in the 14th District tactical unit and who is dedicated to preserving the safety and welfare of Chicago's grateful population; and

WHEREAS, All Chicagoans benefit from those many brave and selfless deeds performed by citizens like Chicago Police Officer Joseph A. Barrera; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby commend and express our gratitude to Chicago Police Officer Joseph A. Barrera for an outstanding record of service to the citizens of this City, and extend to him our best wishes for continuing success; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Chicago Police Officer Joseph A. Barrera.

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**GRATITUDE EXTENDED TO POLICE OFFICER  
RICHARD V. TUFANO FOR DEDICATION  
TO PUBLIC SERVICE.**

WHEREAS, The leaders of this great City of Chicago are cognizant of the importance of service to the public above and beyond the call of duty; and

WHEREAS, Among the ranks of our most valued public servants is Chicago Police Officer Richard V. Tufano, Star No. 7624, who so diligently represents "Chicago's Finest" in the 14th District tactical unit and who is dedicated to preserving the safety and welfare of Chicago's grateful population; and

WHEREAS, All Chicagoans benefit from those many brave and selfless deeds performed by citizens like Chicago Police Officer Richard V. Tufano; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby commend and express our gratitude to Chicago Police Officer Richard V. Tufano for an outstanding record of service to the citizens of this City, and extend to him our best wishes for continuing success; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Chicago Police Officer Richard V. Tufano.

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*Presented By*

**ALDERMAN BANKS (36th Ward):**

**RECOGNITION EXTENDED TO MS. ANGIE STAVROS FOR  
CHARITABLE WORK WITH AMERICAN HELLENIC  
SOCIETY OF BERWYN.**

WHEREAS, The American Hellenic Society of Berwyn has been indeed fortunate to have among its most active members a citizen who has volunteered her estimable services far above the norm; and

WHEREAS, Angie Stavros has dedicated much time and energy to the successful programs of the American Hellenic Society of Berwyn since the establishment of this great organization in 1960. She is held in great regard by her colleagues, and by the many people who have benefited from the Society's strength and support; and

WHEREAS, Angie Stavros represents the highest standards of citizenship; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby salute Angie Stavros for her outstanding charitable work for the American Hellenic Society of Berwyn, and extend to this fine citizen our very best wishes for continuing success and fulfillment; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Angie Stavros.

**CONGRATULATIONS EXTENDED TO AMERICAN  
HELLENIC SOCIETY OF BERWYN ON ITS  
THIRTY-FIFTH ANNIVERSARY.**

WHEREAS, The American Hellenic Society of Berwyn, known for its charitable activities throughout Chicago's Greek community, celebrates its thirty-fifth anniversary Sunday, December 3, 1995; and

WHEREAS, The American Hellenic Society of Berwyn diversifies its areas of charitable concentration and this year has diligently raised monies for the Plato Academy Scholarship Fund and the Greek-American Nursing Home, in addition to its regular generosity to many groups and individuals in need; and

WHEREAS, The Chicago area is indeed proud to have the American Hellenic Society of Berwyn in our midst; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby offer our heartiest congratulations to the American Hellenic Society of Berwyn on its thirty-fifth anniversary, as well as our best wishes for the continuing success of its good works; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the American Hellenic Society of Berwyn.

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*Presented By*

**ALDERMAN LAURINO (39th Ward):**

**TRIBUTE TO LATE MS. JEAN M. BUCK.**

WHEREAS, God in his infinite wisdom has called to her eternal reward Jean M. Buck, beloved citizen and friend; and

WHEREAS, Jean M. Buck was a vital and active member of Chicago's great northwest side community and will be sorely missed. She leaves to mourn her devoted children, Patricia and Ronald; her loving grandchildren, David, Deborah, Christopher, Melvin, Shayla, JoLynn and Alex, and a host of other relatives and friends; and

WHEREAS, Jean M. Buck will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby express our sorrow on the death of Jean M. Buck, and extend to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Jean M. Buck.

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**CONGRATULATIONS EXTENDED TO MS. JULIE COX  
AND MR. DOUG COOPER ON BIRTH OF THEIR  
SON ROSS PHILLIP COOPER.**

WHEREAS, On August 22, 1995, a new City of Chicago citizen came into the world, Ross Phillip Cooper, son of Julie Cox and Doug Cooper, outstanding residents of Chicago's 39th Ward; and

WHEREAS, The leaders of this great City are always ready to welcome into our midst the youth in whom we in Chicago 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 first day of November, 1995, A.D., do hereby congratulate Julie Cox and Doug Cooper on the birth of their son, Ross Phillip Cooper, August 22, 1995, and extend to this fine family our very best wishes for continuing success and fulfillment in the City of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Julie Cox and Doug Cooper.

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**CONGRATULATIONS EXTENDED TO MS. MOIRA POLLARD  
AND SAUGANASH COMMUNITY ASSOCIATION FOR  
THEIR COMMITMENT TO NEIGHBORHOOD  
BEAUTIFICATION.**

WHEREAS, The Sauganash Community Organization is an outstanding community organization serving Chicago's great northwest side; and

WHEREAS, Moira Pollard is an active and dedicated member of the Sauganash Community Association; and

WHEREAS, Moira Pollard, through her commitment to making the Sauganash neighborhood a better place to live, work and play, planned and organized the beautification of the area located at the intersection of Kostner Avenue and Ionia Avenue; and

WHEREAS, Moira Pollard and the Sauganash Community Association were instrumental in raising the funds necessary to finance this beautification project. This project was made possible through the generous donations of many local residents, businesses and organizations; and

WHEREAS, The dedication of Moira Pollard and the Sauganash Community Association to the beautification of the Sauganash community is deserving of recognition and praise; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D. do hereby commend Moira Pollard and the Sauganash Community Association for their tireless commitment to beautifying the Sauganash community and call on all Chicagoans to recognize and honor their contributions; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Moira Pollard and the Sauganash Community Association.

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**GRATITUDE EXTENDED TO PARTICIPANTS  
IN 39TH WARD FALL CLEAN-UP.**

WHEREAS, The 39th Ward sponsored its Second Annual Ward-Wide Fall Clean-Up, which took place on September 23, 1995, A.D.; and

WHEREAS, This event calls upon and receives cooperation for numerous citizens, organizations and businesses without whose help, strength and ideas such a massive effort could not be properly coordinated; and

WHEREAS, This 39th Ward Fall Clean-Up was a major success, a project of great benefit to the City, and to all residents and visitors of the 39th Ward; and

WHEREAS, A debt of gratitude is owed the following, whose diligence and drive made the 39th Ward Fall Clean-Up an outstanding community effort: Albany Manor Improvement Association, Dominick's Finer Foods, Dunkin Donuts, Eugene Field Civic Association, Friends and Merchants of Foster, Hibbard Civic Association, Hollywood North Park Improvement Association, Mayfair Civic Association, Mayfair Garden Club, Northside Learning Center, Sauganash Community Association, Urban Outreach of North Park College, 17th Police District C.A.P.S. Program, residents of the 3700 block of West Agatite and residents of the 5800 block of North Monticello; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby express our gratitude to all of the above organizations and businesses and to all citizens whose coordinated efforts helped so greatly in the success of the 39th Ward Fall Clean-Up 1995; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to each of the above organizations.

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*Presented By*

**ALDERMAN DOHERTY (41st Ward):**

**CONGRATULATIONS EXTENDED TO HOLY RESURRECTION  
SERBIAN ORTHODOX CATHEDRAL ON ITS  
NINETIETH ANNIVERSARY.**

WHEREAS, On Sunday, November 5, 1995, its proud leaders and parishioners will gather to celebrate the ninetieth anniversary of Holy Resurrection Serbian Orthodox Cathedral, 5701 North Redwood Drive on Chicago's great northwest side; and

WHEREAS, Holy Resurrection Serbian Orthodox Cathedral is the oldest Serbian Church in the Midwestern United States, and its Venerable influence is reflected in the growth and prosperity of Chicago's great Serbian community; and

WHEREAS, During the past nine decades, Holy Resurrection Serbian Orthodox Cathedral has inspired many of Chicago's finest citizens and visitors, most especially in these times when solace the spiritual uplift are so keenly needed and so deeply appreciated; and

WHEREAS, The leaders of this great City are cognizant of the historical and spiritual importance of our towering religious institutions; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby extend our heartiest congratulations to the very Reverend Dragoljub Dennis Pavichevich, Cathedral Dean; to Marko Vucenovic, President of the Church-School Congregation, and to all the proud parishioners of Holy Resurrection Serbian Orthodox Cathedral in recognition of the ninetieth anniversary of this great religious institution on November 5, 1995 and we call to public attention this historical milestone in our great City; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Holy Resurrection Serbian Orthodox Cathedral.

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*Presented By*

**ALDERMAN NATARUS (42nd Ward):**

**CONGRATULATIONS EXTENDED TO MR. IRA COLITZ  
ON BEING HONORED BY NORTHWEST  
HOME FOR THE AGED.**

WHEREAS, The Honorable Ira Colitz has served with distinction for the past twenty-five years as first vice president of the Northwest Home for the Aged; and

WHEREAS, The Northwest Home for the Aged provides the highest quality skilled nursing care for the Jewish elderly of Chicagoland; and

WHEREAS, The Honorable Ira Colitz has been the perennial chairman, along with the Honorable George W. Dunne, of the Annual Judge Michael F. Zlatnik Dinner that has resulted in hundreds of thousand of dollars in contributions to the Northwest Home for the Aged; and

WHEREAS, The Honorable Ira Colitz is also responsible for introducing a myriad of prominent individuals to the Northwest Home for the Aged, who have subsequently become avid philanthropic benefactors on behalf of the Home's mission; and

WHEREAS, The Honorable Ira Colitz has been instrumental in bringing sizable foundation gifts from Illinois-based, grant making organizations to the Northwest Home for the Aged on an annual basis; and

WHEREAS, The Honorable Ira Colitz has created the Ira Colitz Library, a unique resource that has enriched the lives of the residents of the Northwest Home for the Aged that provides a quiet place for residents to rest, reflect and visit with friends and family members; and

WHEREAS, The Honorable Ira Colitz continues to be a special friend, protector, benefactor and source of moral support for the Northwest Home for the Aged; and

WHEREAS, The Honorable Ira Colitz was instrumental in the construction of a luxurious new wing at the Northwest Home for the Aged; and

WHEREAS, The Northwest Home for the Aged's Board of Directors has designated this new addition as "The Honorable Ira Colitz Wing" in grateful recognition of The Honorable Ira Colitz's generous guidance and backing of this treasured not-for-profit Chicagoland resource; now, therefore,

*Be It Resolved*, That the Mayor and the members of the City Council of the City of Chicago, assembled in meeting this first day of November, 1995, A.D., do hereby honor and congratulate the Honorable Ira Colitz on the occasion of his being honored by the Northwest Home for the Aged, and do also extend our deepest gratitude for all that he has done to further the interests of the elderly citizens of the City of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Honorable Ira Colitz.

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**CONGRATULATIONS EXTENDED TO MS. MARY E. LAMBERT FOR  
HER CONTRIBUTIONS TO URBAN LANDSCAPING  
AND BEAUTIFICATION PROJECTS.**

WHEREAS, Ms. Mary E. Lambert is the executive director of the Michigan Avenue Streetscape Association, a public/private partnership dedicated to making the Magnificent Mile the Magnificent Three Miles by erecting thirty large concrete planters to be filled with plants and flowers; and

WHEREAS, Under her leadership, the Michigan Avenue Streetscape Association is ably managing the on-going landscape work and fund-raising

for this three mile greening of Michigan Avenue from Oak Street to Roosevelt Road; and

WHEREAS, Ms. Mary E. Lambert founded The Lambert Group as a highly successful real estate development and consulting firm specializing in project management of public/private partnerships; and

WHEREAS, Ms. Mary E. Lambert has focused The Lambert Group's activities on urban landscaping and infrastructure repair projects, as evidenced by the numerous streetscape projects managed by the firm; and

WHEREAS, Ms. Mary E. Lambert was responsible for the development of the North-South Wacker Drive streetscape improvements, a 2.5 Million Dollar beautification and repair program; and

WHEREAS, Mary E. Lambert completed a study for the "de-malling" of State Street; and

WHEREAS, Mary E. Lambert is project executive for the East-West Wacker Drive beautification project for the East-West Wacker Association; for the Chicago Riverwalk project for the Chicago Riverwalk Corporation and the Michigan Avenue median landscaping project; and

WHEREAS, Ms. Mary E. Lambert is the lead project manager for the 40 Million Dollar renovation of the Lincoln Park Zoo; and

WHEREAS, Ms. Mary E. Lambert is the project manager for the expansion and renovation of the Adler Planetarium; and

WHEREAS, Ms. Mary E. Lambert is treasurer and director of Friends of Downtown and is a member of Mayor Daley's Landscape Committee; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby honor and congratulate Ms. Mary E. Lambert for her numerous achievements in aiding the natural beautification of the City of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Ms. Mary E. Lambert.

*CONGRATULATIONS EXTENDED TO MR. JOHN M. RICHMAN  
FOR DISTINGUISHED LEADERSHIP AS CHAIRMAN OF  
THE ORCHESTRAL ASSOCIATION OF CHICAGO  
SYMPHONY ORCHESTRA.*

WHEREAS, Mr. John M. Richman will be honored by The Orchestral Association of the Chicago Symphony Orchestra for his distinguished leadership as chairman; and

WHEREAS, The Orchestral Association of the Chicago Symphony Orchestra will present this distinguished honor at a surprise dinner at the Ritz Carlton Hotel in Chicago on Sunday, November 12, 1995; and

WHEREAS, At this special celebration a keepsake book conveying favorite memories and anecdotes about Mr. John M. Richman will be presented to him; and

WHEREAS, Mr. John M. Richman is chairman of the Board of Trustees of the Chicago Symphony Orchestra; and

WHEREAS, Mr. John M. Richman has been counsel to the law firm of Wachtell, Lipton, Rosen & Katz since January 1, 1990; and

WHEREAS, Mr. John M. Richman is a member of the American, Illinois and New York Bar Association; and

WHEREAS, Mr. John M. Richman was chairman and chief executive officer of Kraft, Inc., from 1979 to 1989; and

WHEREAS, Mr. John M. Richman was, prior to that, the senior vice-president for administration and general counsel of that company; and

WHEREAS, Mr. John M. Richman is a trustee of Northwestern University and The Johnson Foundation; and

WHEREAS, Mr. John M. Richman is a director of BankAmerica Corporation and Bank of America National Trust and Savings Association; and

WHEREAS, Mr. John M. Richman is a director of R.R. Donnelly and Sons Company; and

WHEREAS, Mr. John M. Richman is a director of U.S.X. Corporation; and

WHEREAS, Mr. John M. Richman is a director of the Evanston Hospital Corporation; and

WHEREAS, Mr. John M. Richman is a director of The Chicago Council on Foreign Relations; and

WHEREAS, Mr. John M. Richman is a director of the Lyric Opera of Chicago; and

WHEREAS, Mr. John M. Richman is a member of The Business Council of the Commercial Club of Chicago and is a member of the Economic Club of Chicago; and

WHEREAS, Mr. John M. Richman has a bachelor's degree from Yale University and an L.L.B. degree from Harvard Law School; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled in meeting this first day of November, nineteen hundred and ninety-five, A.D., do hereby honor and congratulate Mr. John M. Richman and his very distinguished leadership on behalf of the cultural community of the City of Chicago, especially The Orchestral Association of the Chicago Symphony Orchestra; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Mr. John M. Richman.

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**CONGRATULATIONS EXTENDED TO BOARD OF TRUSTEES OF  
JANE ADDAMS HULL HOUSE ASSOCIATION ON ITS  
ONE HUNDREDTH ANNIVERSARY.**

WHEREAS, Jane Addams Hull House Association's Board of Trustees will celebrate its one hundredth anniversary; and

WHEREAS, The legacy of Jane Addams, the agency's founder, social pioneer and first American woman to win a Nobel Peace Prize, left an enduring mark on Chicago; and

WHEREAS, The Jane Addams Board of Trustees and representatives from other organizations that Jane Addams helped found have attended the Centennial Tribute to Jane Addams Hull House Association's Board of Trustees on October twenty-six, nineteen hundred and ninety-five at the Chicago Historical Society; and

WHEREAS, Jane Addams Hull House Association is a non-profit social service agency dedicated to helping people build better lives for themselves and their families by fostering the spirit of "neighbors helping neighbors" that serves 225,000 people each year with its one hundred community-based

programs, thirty-five satellite locations and six community centers throughout metropolitan Chicago; and

WHEREAS, Jane Addams Hull House, was the City's first settlement house and forerunner of innovative national programs, organizations and social reform movements; and

WHEREAS, Senior Judge Abraham Lincoln Marovitz has also received a special recognition for his community service and close ties to Jane Addams Hull House Association; and

WHEREAS, Joining trustees for this celebration were representatives of numerous organizations Jane Addams founded or supported, including the American Civil Liberties Union, the Chicago Urban League, the Chicago Board of Education, the Visiting Nurses Association, NAACP, Travelers and Immigrants Aid and the Juvenile Protection Association; and

WHEREAS, President Gordon Johnson has done much to further the fine legacy of Jane Addams Hull House Association and has greatly supported the Board of Trustees; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this first day of November, nineteen hundred and ninety-five, do hereby honor and congratulate the Jane Addams Hull House Association's Board of Trustees on its one hundredth anniversary; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the Board of Trustees of the Jane Addams Hull House Association.

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**HONOR EXTENDED JOHN THOMAS GRAZIANO FUND FOR ITS  
EFFORTS TO ENSURE LEADERSHIP OF CHILDREN'S  
MEMORIAL HOSPITAL IN CARE OF CHILDREN  
AND MOTHERS SUFFERING FROM  
HIV AND/OR AIDS.**

WHEREAS, The John Thomas Graziano Fund in Pediatric AIDS at Children's Memorial Hospital will be the host and the beneficiary of the gala opening night preview of the annual international exposition of Sculpture, Objects and Functional Art (S.O.F.A. Chicago 1995) on the second day of November, nineteen-hundred and ninety-five; and

WHEREAS, John Thomas Graziano was a young child who was treated for AIDS at Children's Memorial Hospital and who died on May 13, 1989, three days short of his tenth birthday; and

WHEREAS, The John Thomas Graziano Fund was established in 1993 by JoEllen and Louis A. Weiss and Marian and Robert A. Hymen to raise One Million Dollars to endow the John Thomas Graziano Professorship in Pediatric AIDS at Children's Memorial Hospital; and

WHEREAS, The position will be occupied by a faculty member at Northwestern University Medical School, the teaching institution with which Chicago Memorial Hospital is affiliated; and

WHEREAS, Money raised for the John Thomas Graziano Fund will ensure that Children's Memorial Hospital will always provide leadership for the care of children and mothers with HIV infection or AIDS, and provide public education on the prevention of HIV infection and AIDS; and

WHEREAS, Children's Memorial Hospital has long been serving children with HIV, establishing a dedicated program to the HIV and AIDS population in 1987; and

WHEREAS, The Section for Pediatric and Maternal HIV Infection at Children's Memorial Hospital has become a regional center on behalf of this special population; and

WHEREAS, All money raised by the gala preview of S.O.F.A. Chicago 1995, co-chaired by Mr. and Mrs. Robert Hymen, Mr. and Mrs. Steven Smith and Mr. and Mrs. Alexander Anagost, will be added to the Graziano's Fund endowment; now, therefore,

*Be It Resolved*, That the Mayor and the members of the City Council of the City of Chicago, assembled this first day of November, nineteen hundred and ninety-five, do hereby honor and congratulate the John Thomas Graziano Fund and express our thanks to S.O.F.A. Chicago 1995 for supporting this worthy cause; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the John Thomas Graziano Fund.

**CONGRATULATIONS EXTENDED TO CHICAGO JAYCEES  
ON THEIR SEVENTY-FIFTH ANNIVERSARY.**

WHEREAS, The Jaycee movement was begun in St. Louis, Missouri by Henry Giessenbier on October 13, 1915; and

WHEREAS, Henry Giessenbier's vision of leadership, training and personal development through community service spread quickly as Jaycee Chapters formed in cities across the United States; and

WHEREAS, The Chicago Jaycees is a not-for-profit service organization of professional men and women that was founded in 1921; and

WHEREAS, The Chicago Jaycees was one of the twenty-nine charter chapters that formed the national Jaycee organization; and

WHEREAS, In the mid 1940s Chicago served as the United States Jaycee headquarters and continually grew throughout the 1950s and 1960s by offering young citizens of Chicago the opportunity for personal and professional development through community service; and

WHEREAS, Chicago Jaycees members come from diverse neighborhoods throughout the Chicagoland area and maintain varied professional lives; and

WHEREAS, The Chicago Jaycees offers its members the opportunity to gain leadership, organizational and personal skills from individual development, community involvement and general membership programs; and

WHEREAS, The Chicago Jaycees has established many community development projects that help Chicago youth, elderly and less privileged and also give Jaycee members a rewarding feeling of accomplishment; and

WHEREAS, The Chicago Jaycees community development projects have included Adopt-A-Senior, Cabrini Alive, Day for Darlene, Junior Citizenship, Saint Joe's Birthday Parties, Spaulding School Christmas Party, Youth Camping Trip, Back-to-School, Christmas in April, Hines Hospital and Operation Brotherhood; and

WHEREAS, The Chicago Jaycees regularly offer young men and women members a variety of lectures, seminars and group activities designed to improve interpersonal communication, personal financial management, leadership skills and athletic abilities; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the City Council of the City of Chicago, assembled in meeting this first day of November 1995 A.D., do hereby honor and congratulate the Chicago Jaycees on entering its

seventy-fifth year and for continuously striving in its mission to develop tomorrow's leaders of Chicago through community service; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the Chicago Jaycees.

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*Presented By*

**ALDERMAN BERNARDINI (43rd Ward):**

**TRIBUTE TO LATE MR. JAMES A. COULTER.**

WHEREAS, God in his infinite wisdom has called to his eternal reward James A. Coulter, beloved citizen and friend; and

WHEREAS, Long active and visible in his community, James A. Coulter shared a productive life with a loving family and many friends; and

WHEREAS, James A. Coulter leaves to celebrate his life two daughters, Judith (William) Piaczek and Linda (Stan) Rickard; one son, Brian; six grandchildren, Colette, Jessica, Brett, Heather, Angela and Jordan; three brothers, Hugh (Audrey), Sam and Daniel; three sisters, Sue (William) Frenzel, Ethel (Ernest) Hegadus, and Eva (Will) Schucknecht, and numerous 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 first day of November, 1995, A.D., do hereby express our sorrow on the death of James A. Coulter, and extend to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of James A. Coulter.

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**TRIBUTE TO LATE MRS. ELIZABETH J. CULLEN.**

WHEREAS, Elizabeth J. Cullen passed away on Saturday, August 5, 1995, at the age of sixty-three; and

WHEREAS, Elizabeth J. Cullen, dearly beloved wife of James Thomas Cullen; and

WHEREAS, Elizabeth J. Cullen, devoted mother of Mary Conklin, Elizabeth Machak, Molly Kathleen, James Timothy and the late Thomas Farley Cullen; and

WHEREAS, Elizabeth J. Cullen, dear sister of Harold Farley and sister-in-law of Patricia Farley; and

WHEREAS, Elizabeth J. Cullen, was a former resident of Chicago's Gold Coast as well as Oak Brook, Illinois; and

WHEREAS, A cherished friend of many and a good neighbor to all, Elizabeth J. Cullen will be greatly missed by her family and many friends; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this second day of October, 1995, do hereby extend to the family of the late Elizabeth J. Cullen our deepest condolences and most heartfelt sympathies upon their loss; and

*Be It Further Resolved*, That suitable copies be made available to Mr. James Thomas Cullen and to Mr. Harold Farley.

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*TRIBUTE TO LATE DR. MARVIN A. ROSNER.*

WHEREAS, On October 15, 1995, God in His infinite wisdom called to his eternal reward Marvin A. Rosner, M.D., noted obstetrician, liberal activist, citizen and friend; and

WHEREAS, A native Chicagoan of scope and perception, Marvin A. Rosner worked his way through the University of Illinois Medical School, and graduated under an accelerated federal program which sent him to Europe for post-World War II service. Following his return, he immediately took up medical practice in the Lincoln Park neighborhood, and he remained a vital and active citizen there for the rest of his life; and

WHEREAS, Dr. Marvin A. Rosner was equally at home in the field of medicine as he was in government, politics, and in the many liberal causes he espoused during the past four decades. He was Chief of Obstetrics and Gynecology at Grant Hospital, and guided into the world many of Chicago's finest citizens. Also, in 1971 he forged a place in history as the first obstetrician to perform a legal-on-demand abortion in Illinois; and

WHEREAS, Outside medicine, Dr. Marvin A. Rosner was a devoted precinct captain in the 43rd Ward, although he never sought public office. He did, however, spearhead the campaign for William Singer, the first independent north side alderman elected to this honorable body, and was founder and co-chairman of the Committee for an Effective City Council, as well as the Independent Precinct Organization, which later merged with the Independent Voters of Illinois; and

WHEREAS, Dr. Marvin A. Rosner wore his liberal badge proudly, and stood in strong support of such controversies as freedom of choice and low-income housing in his neighborhood. He was a board member of the American Civil Liberties Union. He had served in the 1960s as president of the Lincoln Park Conservation Association and managed to save some one hundred fifty trees from extinction during the widening of Lake Shore Drive. He was a tireless friend and an example of outstanding citizenship; and

WHEREAS, Besides the many citizens who have benefited from his skills and his beliefs, Dr. Marvin A. Rosner leaves to mourn his wife, June; three daughters, Lisa Uhlmann, Julie Rosner Fishman, and Jessica; a brother, Dr. David Rosner; five grandsons, 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 first day of November, 1995, A.D., do hereby express our sorrow on the death of Dr. Marvin A. Rosner, and extend to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Mrs. Marvin A. Rosner and family.

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**CONGRATULATIONS EXTENDED TO JOSEPH AND PATRICIA  
PERILLO ON THEIR INVESTITURE IN ORDER  
OF KNIGHTS OF HOLY SEPULCHRE  
OF JERUSALEM.**

WHEREAS, Joe and Pat Perillo have been invested in the prestigious Order of Knights of the Holy Sepulchre of Jerusalem in a knighthood ritual performed by Joseph Cardinal Bernardin; and

WHEREAS, At the ceremony Monsignor Cardinal Caprio from The Holy See in Rome, who acts as protectorate of the Order, delivered a message from Pope John Paul II; and

WHEREAS, The Order was given its investiture in the year 1113 A.D. as an Order in a Bill of Approbation by Pope Pascal II; and

WHEREAS, The Chicago City Council was informed of this historical and momentous occasion by Alderman Charles Bernardini; and

WHEREAS, Joe and Pat Perillo are prominent business and civic leaders in the City of Chicago, owning several successful domestic and foreign automobile dealerships; and

WHEREAS, Joe Perillo has been honored by over thirty-one civic groups and charitable organizations; and

WHEREAS, Joe Perillo is a native of Chicago, and he and his wife have resided in Chicago since 1965 and have lived in Lincoln Park for the last ten years; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, in meeting assembled this first day of November, 1995, do hereby congratulate Sir Joseph Perillo and Lady Patricia Perillo on their knighthood and pay honor and tribute to their leadership in Chicago's business and civic community; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to Joe and Pat Perillo.

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**CONGRATULATIONS EXTENDED TO MR. EDWARD H. RENSI  
ON BEING HONORED AS ITALIAN CHAMBER OF  
COMMERCE 1995 "MAN OF THE YEAR".**

WHEREAS, Edward H. Rensi is honored as the Italian American Chamber of Commerce 1995 "Man of the Year"; and

WHEREAS, The Chicago City Council has been informed of this momentous occasion by Alderman Charles Bernardini; and

WHEREAS, Edward H. Rensi is the president and chief executive officer of McDonald's U.S.A. and has been a member of the McDonald's Board of Directors since 1982; and

WHEREAS, Mr. Rensi's successful career with McDonald's began when he started as a grill man in Columbus, Ohio in 1966; and

WHEREAS, A year later, Mr. Rensi was promoted to restaurant manager and in 1972 was named Philadelphia District Manager and went on to hold positions of regional vice-president, senior vice-president of operations, executive vice-president and chief operations officer, and senior executive vice-president before being named president and chief operations officer, and in 1991 president and chief executive officer of McDonald's U.S.A.; and

WHEREAS, Mr. Rensi was instrumental in the development of the first Ronald McDonald House, a temporary residence for families of children being treated for serious illnesses, and is a member of the International Advisory Board for the Ronald McDonald House Program; and

WHEREAS, Mr. Rensi is also chairman of the Board of Trustees for Ronald McDonald Children's Charities that awards grants to not-for-profit organizations benefiting children in the areas of health, education, and culture; and

WHEREAS, Mr. Rensi was awarded the President's Volunteer Award by President Reagan in 1988; and

WHEREAS, McDonald's has been an exemplary corporate citizen in Italy under the direction of Mr. Rensi; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A. D., do hereby congratulate Edward H. Rensi and pay honor and tribute to his leadership in the business and civic communities; and

*Be It Further Resolved*, That a suitable copy of this resolution be made available to Edward H. Rensi.

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**RECOGNITION EXTENDED TO CHICAGO COLLEGE OF  
OSTEOPATHIC MEDICINE AND AMERICAN OSTEOPATHIC  
ASSOCIATION AND NOVEMBER 5 THROUGH  
NOVEMBER 11 DECLARED "OSTEOPATHIC  
WEEK IN CHICAGO".**

WHEREAS, Dr. Andrew Taylor Still established the practice of osteopathic medicine in 1874 in Kirksville, Missouri; and

WHEREAS, Osteopathic medicine is based in the principles that the physician acts as a moderator of the human body's innate ability to heal itself and the physician is responsible for the patient's physical well-being as well as emotional, social and psychological health; and

WHEREAS, Over half of all osteopathic physicians practice primary care medicine and focus on preventive care, resulting in fewer average inpatient stays, lower average payment per patient, and lower average related expenses; and

WHEREAS, The Chicago College of Osteopathic Medicine was established in 1900 and is one of only sixteen osteopathic medical schools in the country and is listed as one of the nation's top twenty-five medical schools, producing the greatest percentage of primary care physicians; and

WHEREAS, The Chicago Osteopathic Medical Center was established in 1918 and has served the residents of Hyde Park for over seventy years and has recently been converted to a full service ambulatory care clinic to meet the community's changing needs; and

WHEREAS, The American Osteopathic Association, which is headquartered in Chicago, has declared the week of November 5 through 11 as "National Osteopathic Week"; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby congratulate and pay tribute to the Chicago College of Osteopathic Medicine and the American Osteopathic Association; and

*Be It Further Resolved*, That we join the American Osteopathic Association in declaring November 5 through November 11 as "Osteopathic Week in Chicago" in honor and awareness of the services osteopathic physicians provide to our health care system and community.

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*Presented By*

**ALDERMAN HANSEN (44th Ward):**

**CONGRATULATIONS EXTENDED TO MS. JANE MOSTYN  
ON HER RETIREMENT AS EXECUTIVE DIRECTOR  
OF LAKE VIEW CHAMBER OF COMMERCE.**

WHEREAS, Jane Mostyn will retire this year from her position as the executive director of the Lake View Chamber of Commerce; and

WHEREAS, Jane Mostyn's patient and diligent work over the last six years has been a major factor in the revitalization of the Lincoln-Belmont-Ashland shopping area; and

WHEREAS, Jane Mostyn also performed great service for the Uptown community, working as the executive director of the Uptown Chamber of Commerce; and

WHEREAS, Jane Mostyn, in addition to her professional work, always found time for volunteer service to her community, functioning as secretary of the Board of Governors of the Augustana Center for the Developmentally Disabled and devoting countless hours to Boy and Girl Scout leadership; and

WHEREAS, Jane Mostyn has also been deeply involved in the life of her church, serving in both the Women's Club and School Guild of Saint Gertrude's Church; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled here this first day of November, 1995, congratulate Jane Mostyn on the occasion of her retirement, express our thanks for her long years of community service, and wish her much happiness in the years to come; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared for presentation to Jane Mostyn.

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**CONGRATULATIONS EXTENDED TO THE BOOSTER COMMUNITY  
NEWSPAPER ON ITS SEVENTY-FIFTH ANNIVERSARY.**

WHEREAS, *The Booster* community newspaper has been a major institution and influence on our city's north side for all of the seventy-five years since its founding by the late Leo Lerner; and

WHEREAS, *The Booster* has broken many major news stories over its years such as reporting on John Dillinger's whereabouts in Chicago four months before his July 22, 1934 slaying outside the Biograph Theater and being the only community newspaper to cover the founding of the United Nations in the summer of 1945; and

WHEREAS, *The Booster* has long served as a central forum for the diverse voices of our mid-northside community; and

WHEREAS, *The Booster* has served as an important training ground for many of our city's leading journalists including columnists Rob Feder and Greg Hinz and novelist Bill Brashler; and

WHEREAS, *The Booster* has introduced thousands of Chicagoans to the value of hard work by giving them their first jobs as *Booster* carriers; and

WHEREAS, *The Booster*, looking to the future as well as the past, has recently sponsored a contest in which local school children were asked to visualize their neighborhood seventy-five years from now; now, therefore,

*Be It Resolved*, That we, the President and members of the City Council of the City of Chicago, assembled here this first day of November, 1995, congratulate *The Booster* on its diamond anniversary, designate Wednesday, November 8, 1995 as *The Booster Day* in Chicago, and wish the newspaper and its staff many more years of worthy community service; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared for presentation to *The Booster* staff.

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*Presented By*

**ALDERMAN LEVAR (45th Ward):**

**CONGRATULATIONS EXTENDED TO MR. CHRISTIAN SOTO  
ON ACHIEVING RANK OF EAGLE SCOUT.**

WHEREAS, Christian Soto, outstanding young citizen of Chicago's great northwest side, is being awarded scouting's highest honor, the rank of Eagle Scout, in a special ceremony November 19, 1995; and

WHEREAS, A member of Our Lady of Victory Boy Scout Troop 990, Christian Soto has applied his energies and talents to upholding the great traditions of scouting; and

WHEREAS, Christian Soto 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 first day of November, 1995, A.D., do hereby offer our heartiest congratulations to Christian Soto 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 Christian Soto.

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*Presented By*

**ALDERMAN LEVAR (45th Ward)  
And OTHERS:**

**TRIBUTE TO LATE MR. STANLEY J. WEGRZYN.**

A proposed resolution, presented by Aldermen Levar, Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Shiller, Schulter, M. Smith, Moore and Stone, reading as follows:

WHEREAS, God in His infinite wisdom has called to his eternal reward Stanley J. Wegrzyn, lifelong Chicagoan, outstanding businessman, patriarch and friend; and

WHEREAS, Born January 21, 1917, Stanley J. Wegrzyn was the son of Polish immigrants who owned and operated a grocery and meat market on Chicago's northwest side. He graduated from Saint John Canisius Elementary School and Tulley High School and continued the family tradition as owner/operator of a grocery store at 4300 West Wrightwood for more than two decades. He also worked for Bordens/Mystic Tape Company from which he eventually retired; and

WHEREAS, The product and producer of a loving family, Stanley J. Wegrzyn wed Evelyn F. Kempinski, now deceased, April 27, 1941, and to this blessed union three children were born: Stanley, S., Carole Bialczak -- who represented the 30th Ward in this august body from November, 1989 through April, 1995 -- and Geri E. Sala, also deceased; and

WHEREAS, Having honorably served his country during World War II, Stanley J. Wegrzyn become a lifetime member of Disabled American Veterans Chapter 42. Devoted to his family and his business, he always found time for civic and charitable activities. He was a lifetime member of

the Saint Vincent Ferrer Court 147 Catholic Order of Foresters and for fourteen years served as the Illinois State High Court Trustee. He was a 4th Degree member of the LaFayette Council 361 LaSalle Assembly, Knights of Columbus, and during his business career and after, he remained active in the Butchers Association; and

WHEREAS, Stanley J. Wegrzyn has a long and productive life and made many friends. He leaves to mourn his son, Stanley S. (Loretta); Carole Bialczak (Stuart) Goldman; seven grandchildren; one great-grandchild; three sisters; and a host of other relatives. His family, his business and professional associates, and his many friends will miss him very much; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby express our sorrow on the death of Stanley J. Wegrzyn and extend to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Stanley J. Wegrzyn.

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*Presented By*

**ALDERMAN SHILLER (46th Ward):**

**RECOGNITION EXTENDED CHICAGO ACCESS CORPORATION  
FOR ITS ROLE IN PROVISION OF DOMESTIC VIOLENCE  
HOTLINE ON CHICAGO ACCESS  
NETWORK TELEVISION.**

WHEREAS, Domestic-related homicide is the second largest homicide category in Chicago; and

WHEREAS, Almost half of the women attending public health clinics in Chicago experienced domestic abuse at some point in their lives and one in four were abused in the last year; and

WHEREAS, Chicago Access Corporation (C.A.C.) was formed by city ordinance to promote and develop maximum community involvement in and use of cable television for cultural, educational, social service, community and other noncommercial communication purposes; and

WHEREAS, C.A.C. collaborates with domestic violence agencies in Chicago to produce the only regularly scheduled program on television that addresses the problem of domestic abuse; and

WHEREAS, Family Rescue, On Our Own, Southwest Women Working Together and the Young Women's Christian Association alternately host the Domestic Violence Hotline every Tuesday at 5:30 P.M. on Chicago Access Network Television (C.A.N. T.V.) Channel 21; and

WHEREAS, The live, call-in format of the Domestic Violence Hotline delivers vital information, assistance and referrals to women and families; and

WHEREAS, The Domestic Violence Hotline introduces Chicagoans to available community services, and enables cable viewers to directly ask questions of qualified experts; and

WHEREAS, The Domestic Violence Hotline addresses causes, prevention and early intervention to help break the cycle of domestic violence; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby recognize Chicago Access Corporation for enabling Family Rescue, On Our Own, Southwest Women Working Together and the Young Women's Christian Association to provide critically needed information to cable viewers through the Domestic Violence Hotline on C.A.N. T.V..

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*Presented By*

**ALDERMAN SCHULTER (47th Ward):**

**CONGRATULATIONS EXTENDED TO BETHANY  
UNITED CHURCH OF CHRIST ON ITS  
ONE HUNDREDTH ANNIVERSARY.**

WHEREAS, Bethany United Church of Christ at 4250 North Paulina Street celebrates this year one hundred years of service to the Ravenswood community; and

WHEREAS, The church has reached out to people in every situation of life, including newly arrived immigrants, children, families and persons in need of emotional or physical healing; and

WHEREAS, Bethany United Church has worked diligently to address people's earthly concerns, as well as their spiritual needs; and

WHEREAS, The church has worked far beyond the boundary of its walls to play an active role in community life in the 47th Ward; now, therefore,

*Be It Resolved*, That we, the members of the City Council of the City of Chicago and the president of this body, The Honorable Richard M. Daley, Mayor of the City of Chicago, do hereby honor and congratulate Bethany United Church of Christ for its years of commitment and good works on the occasion of its one hundredth anniversary.

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**CONGRATULATIONS EXTENDED TO JOYCE UNITED METHODIST  
CHURCH ON ITS ONE HUNDREDTH ANNIVERSARY.**

WHEREAS, Joyce United Methodist Church at 2040 West Byron Street celebrates this year one hundred years of service to the Northcenter community; and

WHEREAS, The church has reached out to people in every situation and station of life; and

WHEREAS, Joyce United Methodist Church has worked diligently to address people's earthly concerns, as well as their spiritual needs; and

WHEREAS, The church has worked far beyond the boundary of its walls to play an active role in community life in the 47th Ward; now, therefore,

*Be It Resolved*, That we, the members of the City Council of the City of Chicago and the president of this body, The Honorable Richard M. Daley, Mayor of the City of Chicago, do hereby honor and congratulate Joyce United Methodist Church for its years of commitment and good works on the occasion of its one hundredth anniversary.

*Presented By*

**ALDERMAN M. SMITH (48th Ward):**

**CONGRATULATIONS EXTENDED TO CENTRO ROMERO  
COMMUNITY CENTER ON ITS FIFTH ANNUAL  
DINNER BENEFIT, NOVEMBER 4, 1995.**

WHEREAS, Centro Romero, a community center providing educational and social services to a multi-racial community within Chicago's great Edgewater, Rogers Park and Uptown neighborhoods, is holding its Fifth Annual Dinner Benefit, November 4, 1995; and

WHEREAS, The employees of Centro Romero dedicate their considerable expertise and energies to helping new Chicago residents adjust to their unfamiliar and sometimes overwhelming surroundings, through bilingual educational and counseling programs to increase employment opportunities for Hispanic immigrants, as well as through family services, emergency services, assistance to victims of crime and domestic violence, and through numerous social and recreational activities; and

WHEREAS, Centro Romero proudly carries the legacy of Archbishop Oscar Arnulfo Romero of El Salvador, who through the major part of this century devoted his life to the struggle for peace and justice; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby pay tribute to Centro Romero, an outstanding and beneficial community center, on the occasion of its fifth annual dinner benefit, November 5, 1995, and extend our heartiest congratulations to its leaders and to the many fine Chicago residents who benefit from its services; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Centro Romero.

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**CONGRATULATIONS EXTENDED TO EDGEWATER COMMUNITY  
COUNCIL ON ITS THIRTY-FIFTH ANNIVERSARY AND  
NOVEMBER 4, 1995 DECLARED "EDGEWATER  
COMMUNITY COUNCIL DAY IN CHICAGO".**

WHEREAS, Edgewater Community Council, the non-profit association which has done so much for the redevelopment and prosperity of Chicago's

very grateful north side community, is celebrating its thirty-fifth anniversary November 4, 1995; and

WHEREAS, A dynamic association of residents, businesses, institutions and neighborhood organizations, Edgewater Community Council has consistently performed toward a better neighborhood, promoting housing improvements, developing commercial districts, and protecting Edgewater's precious segment of Chicago's lakefront; and

WHEREAS, Edgewater Community Council has also embraced programs which improve the personal lives of its neighbors, creating increased recreational opportunities through support of the Broadway Armory, Berger Park and the North Lakeside Cultural Center as well as developing a cooperative plan for Senn Park. The Council has always taken a supportive role in improving public and private education in the area, and has long been a participant in the C.A.P.S. program in two local police districts; and

WHEREAS, Edgewater Community Council is responsible for operating Care for Real, one of the city's oldest food pantries, and was immensely influential in the designation of Bryn Mawr Avenue as an historic district; and

WHEREAS, North side residents, and indeed residents throughout this great City, owe an immense debt of gratitude to Edgewater Community Council; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby pay tribute to Edgewater Community Council in recognition of its many great deeds and of its thirty-fifth anniversary, and in that regard do hereby declare that November 4, 1995 be known as "Edgewater Community Council Day In Chicago"; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Edgewater Community Council.

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**CONGRATULATIONS EXTENDED TO THE PEOPLES MUSIC  
SCHOOL ON ITS NEW FACILITIES AT 931  
WEST EASTWOOD AVENUE.**

WHEREAS, The Peoples Music School, the only school in Illinois which

provides music education without tuition, is opening its new million-dollar facility at 931 West Eastwood Avenue in Chicago's great Uptown community; and

WHEREAS, Founded in 1976 by Dr. Rita Simo, a native of the Dominican Republic who herself received free music instruction, leading to a scholarship to Juilliard in New York in 1956. She ultimately earned bachelor's and master's degrees and a doctor of musical arts at Boston University; and

WHEREAS, The Peoples Music School teaches not only music, but the meaning of music: its importance in forming our intelligence and our spirit, its strength and its lasting qualities. Also, students or families of younger students are required to volunteer two hours a month to help with the school's operation, developing a sense of ownership and commitment; and

WHEREAS, Great musicians come to the Peoples Music School to teach, waiving the fees for their master classes. Recently the school has gained the attention of the National Endowment of the Arts; its chief administrator, Jane Alexander, visited the school this year. And the City of Chicago, the Chicago Community Trust, and private foundations have pledged major support of this marvelous enterprise; and

WHEREAS, All Chicago benefits from the presence of The Peoples Music School and from the success of its free music education; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby pay tribute to The Peoples Music School on the opening of its new facility at 931 West Eastwood Avenue in Chicago's great and grateful Uptown neighborhood, and we wish for this outstanding institution many years of continuing success; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to The Peoples Music School.

*Presented By*

**ALDERMAN STONE (50th Ward) And  
ALDERMAN O'CONNOR (40th Ward):**

**CONGRATULATIONS EXTENDED TO  
COMMANDER HOWARD PATINKIN  
ON HIS RETIREMENT FROM  
CHICAGO POLICE  
DEPARTMENT.**

WHEREAS, Commander Howard Patinkin retired from the Chicago Police Department on Tuesday, October 31, 1995 and will be honored by his fellow police officers, friends and community on Wednesday, November 15, 1995 for a long and distinguished career on the Chicago Police Department; and

WHEREAS, Howard Patinkin became a police officer on March 1, 1959, appointed a detective January 1, 1966, sergeant on March 22, 1967, lieutenant on April 28, 1972, district commander on January 8, 1981, captain on March 10, 1983. March 1984 to May 1989 Harold Patinkin served as assistant deputy superintendent of police and until his retirement he has served as the commander of Area 3 Detective Division; and

WHEREAS, Prior to becoming a Chicago police officer, Commander Patinkin served his country in the United States Army between 1952 and 1954 in active duty stationed in Korea with the First Field Artillery Observation Battalion; and

WHEREAS, Howard Patinkin is a graduate of the Chicago school system, the Wilson Branch of the Chicago City Junior College, and Roosevelt University where he received a bachelor's degree in 1972, and De Paul University, College of Law, where he received a juris doctorate degree in 1976, and was admitted to practice law thereafter; and

WHEREAS, Howard Patinkin is a member of the Shomrim Society of Illinois and served as president in 1983 -- 1984, member of the Ancient Free and Accepted Masons of Illinois, Ancient Accepted Scottish Rite, Medinah Temple -- A.A.O.N.M.S. of Chicago, Illinois, Medinah Police Unit (past deputy chief) International Association of Chiefs of Police (I.A.C.P.), Chicago Police Captain's Association, Saint Jude Police League, Phi Alpha Delta Law Fraternity (Story Chapter), American Bar Association, Illinois Bar Association, Chicago Bar Association, and B'nai B'rith, Justice Lodge served as vice president; and

WHEREAS, Commander Howard Patinkin has been the recipient of two honorable mentions of the Chicago Police Department, and received the Chicago Association of Commerce and Industry 1983 Award of Merit for distinguished service to law enforcement in the City of Chicago, and in 1982 the Chicago Commission on Human Relations awarded the 20th District, under the leadership of Commander Howard Patinkin, for continuous efforts toward bringing harmony and understanding between ethnic groups in a multi-culture area; and

WHEREAS, Howard Patinkin is the father of two daughters, Dawn Eve Levy and Stacy Lois; now, therefore,

*Be It Resolved*, That the Mayor and members of the City Council of the City of Chicago, on this first day of November, 1995, do hereby recognize the devoted service of a true public servant who for more than thirty-six years has dedicated his life to the people of the City of Chicago in the true spirit of the Chicago Police Department motto "We Serve And Protect"; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Howard Patinkin on November 15, 1995 at his retirement party.

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**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.**

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***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
<b>GRANATO</b> (1st Ward)	<p>North Ashland Avenue, at 820 -- at all times -- no exceptions;</p> <p>West Division Street, at 1807 -- at all times -- no exceptions;</p> <p>West Grand Avenue, at 1156 -- 10:00 A.M. to 10:00 P.M. -- daily;</p> <p>West North Avenue, at 2250 -- 4:30 P.M. to 1:00 A.M. -- daily;</p>
<b>HOLT</b> (5th Ward)	<p>East 71st Street, at 1833 -- 7:00 A.M. to 8:00 P.M. -- Monday through Saturday and 1:00 P.M. to 5:00 P.M. -- Sunday;</p>
<b>CHANDLER</b> (24th Ward)	<p>South Albany Avenue, at 2147 -- 8:00 A.M. to 8:00 P.M. -- Monday through Friday and 8:00 A.M. to 5:00 P.M. -- Saturday;</p>
<b>MEDRANO</b> (25th Ward)	<p>South Wentworth Avenue, at 2306 -- 8:00 A.M. to 6:00 P.M. -- daily;</p>

Alderman	Location, Distance And Time
<i>BURNETT</i> (27th Ward)	South Aberdeen Street, at 18 -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday;
	South Sangamon Street, at 303 -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday;
	North Wells Street, at 1531 -- 11:00 A.M. to 12:00 Midnight -- daily (tow-away zone);
<i>WOJCIK</i> (30th Ward)	West Addison Street, at 3949 -- 6:00 A.M. to 9:00 P.M. -- Monday through Saturday;
	West Diversey Avenue, at 5206 -- 10:00 A.M. to 10:00 P.M. -- Monday through Saturday;
	West Fullerton Avenue, at 5259 -- 6:00 A.M. to 10:00 P.M. -- no exceptions;
	West Fullerton Avenue, at 5400 -- 7:00 A.M. to 6:00 P.M. -- no exceptions;
	North Keeler Avenue, at 3456 -- 7:00 A.M. to 7:00 P.M. -- no exceptions;
	North Laramie Avenue, at 2840 -- 2842 -- 9:00 A.M. to 9:00 P.M. -- Monday through Saturday;
	North Laramie Avenue, at 2841 -- 9:00 A.M. to 9:00 P.M. -- Monday through Saturday;
	North Milwaukee Avenue, at 3330 -- 9:00 A.M. to 9:00 P.M. -- Monday through Saturday;

Alderman	Location, Distance And Time
<i>MELL</i> (33rd Ward)	North Pulaski Road, at 3614 -- 9:00 A.M. to 6:00 P.M. -- Monday through Saturday;
<i>BANKS</i> (36th Ward)	North Troy Street, at 3210 -- 6:00 A.M. to 4:00 P.M. -- Monday through Friday;
<i>ALLEN</i> (38th Ward)	West Belmont Avenue, at 6115 -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday;
<i>O'CONNOR</i> (40th Ward)	West Montrose Avenue, at 5906, for a distance of 25 feet -- 9:00 A.M. to 9:00 P.M. -- Monday through Saturday;
<i>NATARUS</i> (42nd Ward)	West Foster Avenue, at 1800 -- 1806 -- 2:00 A.M. to 6:00 A.M. -- no exceptions;
<i>BERNARDINI</i> (43rd Ward)	North Dearborn Parkway, at 1365 (West Schiller Street side of building) from the south side of West Schiller Street east to the alley -- 3:00 P.M. to 12:00 Midnight -- daily (tow-away zone) (valet service);  West Illinois Street (and alongside North Dearborn Street ) at 52, for a distance of 40 feet on each side -- 11:30 A.M. to 11:30 P.M. (tow-away zone) (valet service);
<i>BERNARDINI</i> (43rd Ward)	West Armitage Avenue, at 941 (approximately) 7:00 A.M. to 1:00 A.M. -- no exceptions;

Alderman	Location, Distance And Time
<i>LEVAR</i> for <i>HANSEN</i> (44th Ward)	West Briar Place, at 433 -- at all times -- no exceptions (in lieu of parking restrictions);
	North Clark Street, at 2934 -- 8:30 A.M. to 6:00 P.M. -- daily;
	North Sheffield Avenue, at 2825 -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday and 8:00 A.M. to 3:00 P.M. -- Saturday (in lieu of parking restrictions) (tow-away zone);
	North Sheffield Avenue, at 2955, from a point 20 feet south of North Wellington Avenue, to a point 80 feet thereof -- 7:00 A.M. to 10:00 P.M. -- daily (tow-away zone);
	North Southport Avenue, at 3457 (approximately 17 feet south of "No Parking" sign) -- 5:00 P.M. to 12:00 Midnight -- no exceptions;
	West Wellington Avenue, at 811 -- at all times -- no exceptions;
	West Wolfram Street, at 999½ -- 9:00 A.M. to 8:00 P.M. -- Monday through Friday;
<i>SCHULTER</i> (47th Ward)	West Montrose Avenue, at 1522 -- 12:00 Noon to 10:00 P.M. -- no exceptions;
<i>STONE</i> (50th Ward)	West Peterson Avenue (north side) at 2434, from North Artesian Avenue to a point approximately 40 feet west thereof -- two parking spaces -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday;

Alderman

Location, Distance And Time

North Ridge Avenue, at 6315 --  
1:00 A.M. to 5:00 A.M. -- no  
exceptions.

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***Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
LOADING ZONE ON PORTION OF SOUTH  
HAMILTON AVENUE.**

Alderman Rugai (19th Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on May 17, 1995 (Council Journal of Proceedings, page 1256) which established loading zones on portions of specified public ways by striking the words: "South Hamilton Avenue (west side) from a point 55 feet south to a point 25 feet south thereof -- 9:00 A.M. to 8:00 P.M. -- Monday through Saturday" and inserting in lieu thereof: "South Hamilton Avenue (west side) from a point 55 feet south of West 95th Street, to a point 25 feet south thereof -- 9:00 A.M. to 8:00 P.M. -- Monday through Saturday", which was *Referred to the Committee on Traffic Control and Safety*.

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***Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
LOADING ZONE AT 2955 NORTH  
SHEFFIELD AVENUE.**

Alderman Levar for Alderman Hansen (44th Ward) presented a proposed ordinance to amend a previously passed ordinance which established loading zones on portions of specified public ways by striking the words: "North Sheffield Avenue, at 2955 (southeast corner of West Wellington Avenue) no parking/loading zone -- Monday through Saturday -- 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 AT 947 -- 957 WEST  
WELLINGTON AVENUE.

Alderman Levar for Alderman Hansen (44th Ward) presented a proposed ordinance to amend a previously passed ordinance which established loading zones on portions of specified public ways by striking the words: "West Wellington Avenue, at 947 -- 957 -- 7:00 A.M. to 7:00 P.M. -- Monday through Saturday", which was *Referred to the Committee on Traffic Control and Safety*.

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*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 the direction indicated in each case on specified public ways, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location And Direction
<i>FRIAS</i> (12th Ward)	First alley north of and parallel to West 26th Street, from South Albany Avenue to South Sacramento Avenue -- easterly;
<i>MURPHY</i> (18th Ward)	South Kedvale Avenue, in the 8600 block -- southerly;  West 82nd Place, from South Kilpatrick Avenue to South Keating Avenue and West 83rd Street -- westerly;
<i>ZALEWSKI</i> (23rd Ward)	South Mobile Avenue, in the 5500 block -- northerly;

Alderman	Location And Direction
<i>SUAREZ</i> (31st Ward)	North Lawler Avenue, from West Armitage Avenue to the first alley north thereof -- southerly;
<i>AUSTIN</i> (34th Ward)	South Green Street, from West 107th Street to West 109th Street -- southerly;
	South Normal Avenue, from West 107th Street to West 103rd Street -- northerly.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
ONE-WAY TRAFFIC RESTRICTION ON PORTION  
OF NORTH CANAL STREET.

Alderman Burnett (27th 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: "North Canal Street, in the 200 and 300 blocks", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
ONE-WAY TRAFFIC RESTRICTION ON PORTION OF  
SOUTH HOYNE AVENUE.

Alderman Murphy (18th 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 Hoyne Avenue, in the 7800 block -- northerly" and inserting in lieu thereof: "South Hoyne Avenue, in the 7800 block -- southerly", 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 WOOD STREET.

Alderman Murphy (18th 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 Wood Street, in the 7900 block -- southerly" and inserting in lieu thereof: "South Wood Street, in the 7900 block -- northerly", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- LIMITATION OF PARKING DURING SPECIFIED  
HOURS AT DESIGNATED LOCATIONS.

The aldermen named below presented proposed ordinances to limit the parking of vehicles at the locations designated and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
<i>BURNETT</i> (27th Ward)	North Racine Avenue (west side) from West Grand Avenue to the first alley south thereof -- two hour limit -- 10:00 A.M. to 10:00 P.M. -- Monday through Friday;
<i>MOORE</i> (49th Ward)	North Sheridan Road (both sides) in the 6700 block -- two hour limit.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH LIMITED  
PARKING OF VEHICLES DURING SPECIFIED HOURS  
ON PORTIONS OF NORTH HERMITAGE AVENUE.

Alderman Gabinski (32nd Ward) presented a proposed ordinance to amend

an ordinance passed by the City Council on April 15, 1995 (Council Journal of Proceedings, pages 67629 and 67630) which limited the parking of vehicles during specified hours on portions of various public ways by striking the words: "North Hermitage Avenue (east side) from a point 135 feet south of West Cortland Street to a point south thereof -- at all times -- no parking/tow-away zone" and inserting in lieu thereof: "North Hermitage Avenue (east side) from a point 135 feet south of West Cortland Street, to a point 20 feet south thereof", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred --* PROHIBITION OF PARKING AT ALL TIMES AT DESIGNATED LOCATIONS.

The aldermen named below presented proposed ordinances to prohibit at all times the parking of vehicles at the locations designated and for the distances specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location And Distance
<i>GRANATO</i> (1st Ward)	West Augusta Boulevard, at 1706 (except for handicapped);
	West Augusta Boulevard, at 2559 (except for handicapped);
	West Crystal Street, at 1941 (except for handicapped);
	West Haddon Avenue, at 2039 (except for handicapped);
	West Haddon Avenue, at 2718 (except for handicapped);
	North Hermitage Avenue, at 859 (except for handicapped);
	West Potomac Avenue, at 2640 (except for handicapped);

Alderman	Location And Distance
	West Rice Street, at 2637 (except for handicapped);
	West Walton Street, at 2512 (except for handicapped);
	West Walton Street, at 2543 (except for handicapped);
	North Western Avenue, at 1011 (except for handicapped);
	North Willard Court, at 721 (except for handicapped);
	North Wolcott Avenue, at 1058 (except for handicapped);
<i>TILLMAN</i> (3rd Ward)	South Throop Street, at 4811 (except for handicapped);
<i>PRECKWINKLE</i> (4th Ward)	South Champlain Avenue, at 4743 (except for handicapped);
<i>HOLT</i> (5th Ward)	South Dante Avenue, at 6821 (except for handicapped);
	South East End Avenue, at 6708 (except for handicapped);
	South Ellis Avenue, at 7541 (except for handicapped);
	South Oglesby Avenue, at 6756 (except for handicapped);
	South Paxton Avenue, at 6948 (except for handicapped);
	South University Avenue, at 7317 (except for handicapped);

## Alderman

## Location And Distance

East 66th Place, at 1427 (except for handicapped);

East 67th Street, at 1735 (except for handicapped);

East 72nd Street, at 1302 (except for handicapped);

**STEELE (6th Ward)**

South Calumet Avenue, at 9624 (except for handicapped);

South Evans Avenue, at 7849 (except for handicapped);

South Green Street, at 7147 (except for handicapped);

South Prairie Avenue, at 9438 (except for handicapped);

South Rhodes Avenue, at 7135 (except for handicapped);

South St. Lawrence Avenue, at 7628 (except for handicapped);

South Wabash Avenue, at 8012 (except for handicapped);

East 87th Street, at 58 (except for handicapped);

**BEAVERS (7th Ward)**

South Essex Avenue, at 8412 (except for handicapped);

South Essex Avenue, at 9240 (except for handicapped);

South Kingston Avenue, at 7939 (except for handicapped);

## Alderman

## Location And Distance

South Phillips Avenue, at 7734  
(except for handicapped);

South Yates Avenue, at 8023  
(except for handicapped);

South Yates Avenue, at 9117  
(except for handicapped);

*DIXON* (8th Ward)

South Euclid Avenue, at 9325  
(except for handicapped);

South Harper Avenue, at 9238  
(except for handicapped);

South Harper Avenue, at 9243  
(except for handicapped);

South Ingleside Avenue, at 8200  
(except for handicapped);

East 86th Place, at 1727 (except  
for handicapped);

*SHAW* (9th Ward)

South Eberhart Avenue, at 10127  
(except for handicapped);

South Harvard Avenue, at 11826  
(except for handicapped);

South Lafayette Avenue, at 12032  
(except for handicapped);

South Dr. Martin Luther King, Jr.  
Drive, at 10409 (except for  
handicapped);

South St. Lawrence Avenue, 10025  
(except for handicapped);

South Wabash Avenue, at 10841  
(except for handicapped);

Alderman	Location And Distance
<i>BUCHANAN</i> (10th Ward)	South Wentworth Avenue, at 12124 (except for handicapped); South Avenue B, at 11023 (except for handicapped); South Burley Avenue, at 8448 (except for handicapped);
<i>HUELS</i> (11th Ward)	South Emerald Avenue, at 3808 (except for handicapped); South Paulina Street, at 3642 (except for handicapped); South Rockwell Street, at 4403 (except for handicapped); South Throop Street, at 3033 (except for handicapped); South Wallace Street, at 3743 (except for handicapped);
<i>FRIAS</i> (12th Ward)	South Honore Street, at 4410 (except for handicapped); South Hoyne Avenue, at 3618 (except for handicapped); West 25th Street, at 2644 (except for handicapped); West 48th Street, at 2456 (except for handicapped);
<i>OLIVO</i> (13th Ward)	South Knox Avenue, at 6252 (except for handicapped); South Tripp Avenue, at 5943 (except for handicapped);

Alderman	Location And Distance
<i>BURKE</i> (14th Ward)	West 57th Place, at 4037 (except for handicapped); West 62nd Place, at 3919 (except for handicapped); South Fairfield Avenue, at 5341 (except for handicapped); South Mozart Street, at 5842 (except for handicapped); South St. Louis Avenue, at 4437 (except for handicapped); South Whipple Street, at 5934 (except for handicapped);
<i>JONES</i> (15th Ward)	South Damen Avenue, at 6538 (except for handicapped); South Honore Street, at 6646 (except for handicapped); South Marshfield Avenue, at 6022 (except for handicapped); South Wolcott Avenue, at 6145 (except for handicapped);
<i>STREETER</i> (17th Ward)	South Aberdeen Street, at 7345 (except for handicapped); South Peoria Street, at 7931 (except for handicapped); South Sangamon Street, at 7501 (except for handicapped); South Union Avenue, at 7333 (except for handicapped);

Alderman	Location And Distance
<i>MURPHY</i> (18th Ward)	South Aberdeen Street, at 8212 (except for handicapped);
	South Aberdeen Street, at 8358 (except for handicapped);
	South Bishop Street, at 8009 (except for handicapped);
	South Honore Street, at 7940 (except for handicapped);
	South Laflin Street, at 8634 (except for handicapped);
	South Marshfield Avenue, at 7939 (except for handicapped);
	South Mozart Street, at 7937 (except for handicapped);
	South Paulina Street, at 7945 (except for handicapped);
	South Seeley Avenue, at 7651 (except for handicapped);
	South Seeley Avenue, at 7829 (except for handicapped);
	South Seeley Avenue, at 8351 (except for handicapped);
	South Winchester Avenue, at 8138 (except for handicapped);
	West 83rd Place (north side) from South Francisco Avenue to the first alley north thereof -- at all times;

Alderman	Location And Distance
<i>TROUTMAN</i> (20th Ward)	South Dorchester Avenue, at 6130 (except for handicapped);  South Dr. Martin Luther King, Jr. Drive, at 6846 (except for handicapped);
<i>MUNOZ</i> (22nd Ward)	South Avers Avenue, at 3003 (except for handicapped);  South Kolin Avenue, at 3019 (except for handicapped);  South Ridgeway Avenue, at 3219 (except for handicapped);
<i>ZALEWSKI</i> (23rd Ward)	South Kilpatrick Avenue, at 4442 (except for handicapped);  South Kostner Avenue, at 4950 (except for handicapped);  South Lawler Avenue, at 4452 (except for handicapped);  South Menard Avenue, at 5523 (except for handicapped);  West 64th Street, at 5448 (except for handicapped);
<i>CHANDLER</i> (24th Ward)	South Millard Avenue, at 1549 (except for handicapped);
<i>MEDRANO</i> (25th Ward)	South Archer Avenue, at 2143 (except for handicapped);  West Cullerton Street, at 1347 (except for handicapped);

## Alderman

## Location And Distance

South Laflin Street (west side)  
from the south property line of  
West 21st Street, to the north  
property line of West Cermak  
Road -- at all times;

South May Street, at 2002 (except  
for handicapped);

South Oakley Avenue, at 2225  
(except for handicapped);

South Peoria Street, at 1802  
(except for handicapped);

South Throop Street, at 2010  
(except for handicapped);

West 19th Place, at 1166 (except  
for handicapped);

West 23rd Street, at 209 (except  
for handicapped);

West 23rd Street, at 2240 (except  
for handicapped);

*OCASIO* (26th Ward)

North Bingham Street, at 2026  
(except for handicapped);

North California Avenue, at 2520  
(except for handicapped);

North Central Park Avenue, at  
1622 (except for handicapped);

West Evergreen Avenue, at 3408  
(except for handicapped);

North Humboldt Boulevard, at  
1704 (except for handicapped);

West Medill Avenue, at 2529  
(except for handicapped);

Alderman	Location And Distance
	West Thomas Street, at 2425 (except for handicapped);
<i>BURNETT</i> (27th Ward)	North Artesian Avenue, at 542 (except for handicapped);
	North Orleans Street, at 1535 (except for handicapped);
	North Weiland Street, at 1401 (except for handicapped);
<i>E. SMITH</i> (28th Ward)	West Maypole Avenue, at 3818 (except for handicapped);
<i>BURRELL</i> (29th Ward)	North Mason Avenue, at 1719 (except for handicapped);
	North Monitor Avenue, at 2329 (except for handicapped);
	West Rice Street, at 5911 (except for handicapped);
	West Walton Street, at 5934 (except for handicapped);
<i>WOJCIK</i> (30th Ward)	North Harding Avenue, at 3334 (except for handicapped);
	North Haussen Court, at 3027 (except for handicapped);
	North Keeler Avenue, at 3627 (except for handicapped);
	West Montana Street, at 4926 (except for handicapped);

Alderman	Location And Distance
	West Oakdale Avenue, at 4110 (except for handicapped) (Ms. Anna Dribicker: Applicant);
	West Oakdale Avenue, at 4110 (except for handicapped) (Mr. Nicholas Narkowski: Applicant)
	North Springfield Avenue, at 2947 (except for handicapped);
<i>SUAREZ</i> (31st Ward)	West George Street, at 4548 (except for handicapped);
	North Kildare Avenue, at 2535 (except for handicapped);
	North Kostner Avenue, at 2215 (except for handicapped);
	North Laporte Avenue, at 2147 (except for handicapped);
	West Nelson Street, at 4262 (except for handicapped);
	West Parker Avenue, at 4558 (except for handicapped);
	West Shakespeare Avenue, at 4820 (except for handicapped);
	North Springfield Avenue, at 1942 (except for handicapped);
<i>GABINSKI</i> (32nd Ward)	West Dakin Street, at 5407 (except for handicapped);
	North Wood Street, at 2135 (except for handicapped);

Alderman	Location And Distance
<i>MELL</i> (33rd Ward)	North Albany Avenue, at 4310 (except for handicapped);  North Troy Street, from 3211 to the first alley south thereof (public benefit);
<i>AUSTIN</i> (34th Ward)	West Vermont Street, at 950 (except for handicapped);  West 117th Street, at 724 (except for handicapped);
<i>COLOM</i> (35th Ward)	North Central Park Avenue, at 3025 (except for handicapped);  West Diversey Avenue, at 3315 (except for handicapped);  North Spaulding Avenue, at 3047 (except for handicapped);  North Troy Street, at 3036 (except for handicapped);
<i>BANKS</i> (36th Ward)	North Newcastle Avenue, at 3643 (except for handicapped);  North Oconto Avenue, at 3727 (except for handicapped);  North Rutherford Avenue, at 3524 (except for handicapped);
<i>GILES</i> (37th Ward)	West Haddon Avenue, at 4850 (except for handicapped);  North Kostner Avenue, at 1425 (except for handicapped);

Alderman	Location And Distance
<i>ALLEN</i> (38th Ward)	North Lockwood Avenue, at 743 (except for handicapped); North Long Avenue, at 129 (except for handicapped); North Pine Avenue, at 651 (except for handicapped); West Cuyler Avenue, at 6245 (except for handicapped); West Irving Park Road, at 7101 (except for handicapped); North Meade Avenue, at 4426 (except for handicapped); North Narragansett Avenue, at 3310 (except for handicapped); North Newland Avenue, at 3908 (except for handicapped); West Newport Avenue, at 5756 (except for handicapped); West School Street, at 5246 (except for handicapped); West Warner Avenue, at 5342 (except for handicapped);
<i>LAURINO</i> (39th Ward)	North Rogers Avenue (east side) from West Peterson Avenue to the first driveway north thereof (no exceptions);
<i>O'CONNOR</i> (40th Ward)	North Campbell Avenue, at 5639 (except for handicapped); North Fairfield Avenue, at 5736 (except for handicapped);

Alderman	Location And Distance
<i>DOHERTY</i> (41st Ward)	West Hood Avenue, at 1908 (except for handicapped);  West Hood Avenue, at 1922 (except for handicapped);  West Rascher Avenue, at 2732 (except for handicapped);  North Western Avenue, at 5038 (except for handicapped);
<i>NATARUS</i> (42nd Ward)	West Berwyn Avenue, at 7723 (except for handicapped);  North Catherine Avenue, at 8624 (except for handicapped);  North Normandy Avenue, at 5427 (except for handicapped);
<i>BERNARDINI</i> (43rd Ward)	West Polk Street, at 1075 (except for handicapped);  North Lincoln Park West, at 2150 (except for handicapped);  North Wilton Avenue, at 2628 (except for handicapped);  North Wilton Avenue, at 2658 (except for handicapped);
<i>LEVAR</i> for <i>HANSEN</i> (44th Ward)	West Cornelia Avenue, at 854 (except for handicapped);  West Roscoe Street, at 852 (except for handicapped);

Alderman	Location And Distance
<i>LEVAR</i> (45th Ward)	West Carmen Avenue, at 5434 (except for handicapped);  North Laporte Avenue, at 4425 (except for handicapped);  North Mason Avenue, at 5106 (except for handicapped);
<i>SHILLER</i> (46th Ward)	West Sunnyside Avenue, at 1001 (except for handicapped);
<i>SCHULTER</i> (47th Ward)	West Giddings Street, at 2131 (except for handicapped);
<i>STONE</i> (50th Ward)	North Fairfield Avenue, at 6730 (except for handicapped);  West Fitch Avenue, at 2721 (except for handicapped);  North Ridge Avenue (north side) from West Devon Avenue to a point 50 feet north thereof (no exceptions);  West Touhy Avenue, at 2910 (except for handicapped).

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*Referred*-- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 3734  
NORTH ALBANY AVENUE.

Alderman Mell (33rd Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "North Albany Avenue, at 3734 (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 10915  
SOUTH AVENUE G.

Alderman Buchanan (10th 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 Avenue G, at 10915 (Handicapped Parking Permit 3590)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 4717  
WEST BERENICE 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: "West Berenice Avenue, at 4717 (Handicapped Parking Permit 7500)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 433  
WEST BRIAR PLACE.

Alderman Levar for Alderman Hansen (44th 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 Briar Place, at 433", which was *Referred to the Committee on Traffic Control and Safety*.

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 7934  
SOUTH CHRISTIANA AVENUE.

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 Christiana Avenue, at 7934 (Handicapped Parking Permit 5298)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 559  
WEST CORNELIA AVENUE.

Alderman Levar for Alderman Hansen (44th 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 Cornelia Avenue, at 559 (Handicapped Parking Permit 8035)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 6337 -- 6341  
WEST CUYLER 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: "West Cuyler Avenue, at 6337 -- 6341 (Handicapped Parking Permit 564)", which was *Referred to the Committee on Traffic Control and Safety.*

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 3633  
SOUTH EMERALD 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: "South Emerald Avenue, at 3633 (handicapped permit parking)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 7828  
SOUTH EVANS AVENUE.

Alderman Steele (6th 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 Evans Avenue, at 7828 (Handicapped Parking Permit 6107)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 2625  
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 2625 (Handicapped Parking Permit 10045)", which was *Referred to the Committee on Traffic Control and Safety*.

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 1429  
WEST FLETCHER 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: "West Fletcher Avenue, at 1429 (Handicapped Parking Permit 3158)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 4419  
SOUTH FRANCISCO 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 Francisco Avenue, at 4419 (Handicapped Parking Permit 4953)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 6222  
SOUTH KILDARE AVENUE.

Alderman Olivo (13th 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 Kildare Avenue, at 6222 (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 12123  
SOUTH LAFLIN STREET.

Alderman Austin (34th 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 Laflin Street, at 12123 (Handicapped Parking Permit 260)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 2624  
SOUTH LOWE 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: "South Lowe Avenue, at 2624 (handicapped permit parking)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 868  
NORTH MARSHFIELD AVENUE.

Alderman Granato (1st 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 Marshfield Avenue, at 868 (Handicapped Parking Permit 894)", which was *Referred to the Committee on Traffic Control and Safety*.

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 2942  
NORTH MENARD AVENUE.

Alderman Wojcik (30th 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 Menard Avenue, at 2942 (Handicapped Parking Permit A85652)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT  
2632 NORTH MONT CLARE AVENUE.

Alderman Banks (36th 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 Mont Clare Avenue, at 2632 (Handicapped Parking Permit 7636)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 1243  
WEST NELSON STREET.

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: "West Nelson Street, at 1243 (Handicapped Parking Permit 4460)", which was *Referred to the Committee on Traffic Control and Safety.*

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 4037  
WEST NELSON STREET.

Alderman Wojcik (30th 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 Nelson Street, at 4037 (handicapped permit parking)" (Anna Deibicker: Applicant), which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 4037  
WEST NELSON STREET.

Alderman Wojcik (30th 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 Nelson Street, at 4037 (Handicapped Parking Permit 10706)" (Nicholas Narkowski: Applicant), which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 3247  
NORTH OPAL AVENUE.

Alderman Banks (36th 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 Opal Avenue, at 3247 (Handicapped Parking Permit 10033)", which was *Referred to the Committee on Traffic Control and Safety*.

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 5236  
WEST RESERVE AVENUE.

Alderman Doherty (41st 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 Reserve Avenue, at 5236 (Handicapped Parking Permit 6095)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES IN 6300 BLOCK  
OF NORTH SACRAMENTO AVENUE.

Alderman Stone (50th 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 Sacramento Avenue (west side) in the 6300 block -- no parking anytime" and inserting in lieu thereof: "North Sacramento Avenue (west side) in the 6300 block -- no parking from 8:00 A.M. to 8:00 P.M.", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 2825  
NORTH SHEFFIELD AVENUE.

Alderman Levar for Alderman Hansen (44th 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 Sheffield Avenue, at 2825 -- no parking/tow-away zone -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday and 8:00 A.M. to 3:00 P.M. -- Saturday", which was *Referred to the Committee on Traffic Control and Safety.*

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 7920  
SOUTH ST. LAWRENCE AVENUE.

Alderman Steele (6th 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 St. Lawrence Avenue, at 7920 (Handicapped Parking Permit 5382)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 2842  
WEST SUMMERDALE 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 Summerdale Avenue, at 2842 (Handicapped Parking Permit 4410)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 2433  
WEST SUPERIOR STREET.

Alderman Granato (1st 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 Superior Street, at 2433 (Handicapped Parking Permit 6004)", which was *Referred to the Committee on Traffic Control and Safety.*

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT 3040  
SOUTH THROOP 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 Throop Street, at 3040 (handicapped permit parking)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT  
5250 WEST WAVELAND 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: "West Waveland Avenue, at 5250 (Handicapped Parking Permit 4976)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION AT ALL TIMES AT  
3707 NORTH WHIPPLE STREET.

Alderman Mell (33rd Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles at all times on portions of specified public ways by striking the words: "North Whipple Street, at 3707 (handicapped permit parking)", which was *Referred to the Committee on Traffic Control and Safety*.

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION DURING SPECIFIED HOURS  
AT 5433 -- 5435 WEST NORTH AVENUE.

Alderman Giles (37th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles during specified hours on portions of various public ways by striking the words: "West North Avenue, at 5433 -- 5435", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
PARKING PROHIBITION DURING SPECIFIED HOURS  
ON PORTION OF WEST 47TH STREET.

Alderman Burke (14th Ward) presented a proposed ordinance to amend a previously passed ordinance which prohibited the parking of vehicles during specified hours on portions of various public ways by striking the words: "West 47th Street (north side) from South California Avenue to South Archer Avenue -- 7:00 A.M. to 9:00 A.M. -- Wednesday (street cleaning) April 1 through November 15" and inserting in lieu thereof: "West 47th Street (north side) from South California Avenue to South Archer Avenue -- 7:00 A.M. to 9:00 A.M. -- Monday (street cleaning) April 1 through November 15", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- ESTABLISHMENT OF RESIDENTIAL PERMIT  
PARKING ZONES AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to establish residential permit parking zones at the locations designated and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
<i>STEELE</i> (6th Ward)	South Champlain Avenue (both sides) between South Burnside Avenue and East 95th Street -- 8:00 A.M. to 8:00 P.M. -- Monday through Friday;  East 95th Street (north side) in the 600 block -- 8:00 A.M. to 8:00 P.M. -- Monday through Saturday;
<i>FRIAS</i> (12th Ward)	West 37th Place (south side) from South Kedzie Avenue to 3229 West 37th Place -- at all times;
<i>OLIVO</i> (13th Ward)	South Kolin Avenue (west side) from West 59th Street to the first alley south thereof -- 8:00 A.M. to 11:00 A.M. -- Monday through Friday (Zone 345);  South Kostner Avenue (east side) from West 59th Street to the first alley south thereof -- 8:00 A.M. to 11:00 A.M. -- Monday through Friday (Zone 345);
<i>ZALEWSKI</i> (23rd Ward)	South Neva Avenue (east side) from West 54th Street to the first alley north of West Archer Avenue -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday;
<i>CHANDLER</i> (24th Ward)	West Lexington Street (both sides) in the 4800 and 4900 blocks -- at all times;
<i>GABINSKI</i> (32nd Ward)	West Haddon Avenue (both sides) in the 2300 block -- daily;

## Alderman

## Location, Distance And Time

*BERNARDINI* (43rd Ward)

North Oakley Avenue (both sides)  
in the 1100 block -- at all times --  
daily;

West Thomas Street (both sides) in  
the 2300 block -- at all times --  
daily;

North Cleveland Avenue (both  
sides) in the 1600 block -- 6:00  
P.M. to 6:00 A.M. -- daily (Zone  
142);

West Montana Street (both sides)  
in the 900 block -- 6:00 P.M. to 9:00  
A.M. -- daily (Zone 143);

West Montana Street (both sides)  
in the 1000 block -- 6:00 P.M. to  
9:00 A.M. -- daily (Zone 143);

West Wrightwood Avenue (both  
sides) in the 900 block -- 6:00 P.M.  
to 2:00 A.M. -- daily (Zone 132);

*LEVAR* for  
*HANSEN* (44th Ward)

North Sheffield Avenue (both  
sides) in the 3400 and 3500 blocks,  
from West Newport Avenue to  
West Addison Street -- 5:00 P.M. to  
4:00 A.M. -- daily (Zone 382);

*SCHULTER* (47th Ward)

West Winnemac Avenue (north  
side) in the 2300 block -- at all  
times.

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
RESIDENTIAL PERMIT PARKING ZONE AT 8158  
SOUTH CHAPPEL AVENUE.

Alderman Dixon (8th Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking zones on portions of specified public ways by striking the words: "South Chappel Avenue, at 8158 (Handicapped Parking Permit 91)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
RESIDENTIAL PERMIT PARKING ZONE ON PORTION OF  
WEST CULLOM AVENUE.

Alderman Allen (38th Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking zones on portions of specified public ways by striking the words: "West Cullom Avenue (north side) in the 5600 block, from the first alley west of North Central Avenue to North Major Avenue (Zone 339)", which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
RESIDENTIAL PERMIT PARKING ZONE AT 13400  
SOUTH HOUSTON AVENUE.

Alderman Buchanan (10th Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking zones on portions of specified public ways by striking the words: "South Houston Avenue, at 13400 -- 8:00 A.M. to 6:00 P.M. -- Monday through Saturday (Zone 46)", which was *Referred to the Committee on Traffic Control and Safety.*

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
RESIDENTIAL PERMIT PARKING ZONE ON PORTION OF  
SOUTH KENNETH AVENUE.

Alderman Olivo (13th Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on September 13, 1995 (Council Journal of Proceedings, page 7037) which established residential permit parking zones on portions of specified public ways by striking the words: "South Kenneth Avenue, from West 58th Street to West 59th Street -- at all times" and inserting in lieu thereof: "South Kenneth Avenue, from West 58th Street to 5842 and 5843 -- 8:00 A.M. to 11:00 A.M. -- Monday through Friday", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
RESIDENTIAL PERMIT PARKING ZONE ON PORTION  
OF NORTH MULLIGAN AVENUE.

Alderman Allen (38th Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking zones on portions of specified public ways by striking the words: "North Mulligan Avenue (both sides) in the 4200 and 4300 blocks (Zone 341)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
RESIDENTIAL PERMIT PARKING ZONE ON PORTION  
OF WEST SCHOOL STREET.

Alderman Mell (33rd Ward) presented a proposed ordinance to amend a previously passed ordinance which established residential permit parking zones on portions of specified public ways by striking the words: "West School Street (both sides) in the 3400 and 3500 blocks -- at all times" and inserting in lieu thereof: "West School Street (both sides) in the 3400 and 3500 blocks -- 9:00 A.M. to 10:00 P.M. -- daily", which was *Referred to the Committee on Traffic Control and Safety*.

*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
RESIDENTIAL PERMIT PARKING ZONE ON PORTION  
OF WEST 58TH STREET.

Alderman Olivo (13th Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on June 14, 1995 (Council Journal of Proceedings, page 3158) which established residential permit parking zones on portions of specified public ways by striking the words: "West 58th Street (south side) from South Kenneth Avenue to the first alley east thereof and from South Kenneth Avenue to the first alley west thereof (Zone 345)" and inserting in lieu thereof: "West 58th Street (south side) from South Kenneth Avenue to the first alley east thereof and from South Kenneth Avenue to the first alley west thereof -- 8:00 A.M. to 11:00 A.M. -- Monday through Friday (Zone 345)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
RESIDENTIAL PERMIT PARKING ZONE ON PORTION  
OF WEST 59TH STREET.

Alderman Olivo (13th Ward) presented a proposed ordinance to amend an ordinance passed by the City Council on June 14, 1995 (Council Journal of Proceedings, page 3158) which established residential permit parking zones on portions of specified public ways by striking the words: "West 59th Street (south side) from 4335 to 4359 (Zone 345)" and inserting in lieu thereof: "West 59th Street (south side) from 4335 to 4359 -- 8:00 A.M. to 11:00 A.M. -- Monday through Friday (Zone 345)", which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- CONSIDERATION FOR INCLUSION OF PORTION OF  
NORTH GREENVIEW AVENUE WITHIN RESIDENTIAL  
PERMIT PARKING ZONE FOR WRIGLEY  
FIELD NIGHT BASEBALL.

Alderman Schulter (47th Ward) presented a proposed order which would authorize the Commissioner of Transportation to give consideration to include the 4400 and 4500 blocks of North Greenview Avenue in the Wrigley Field night baseball residential permit parking zone, which was *Referred to the Committee on Traffic Control and Safety*.

*Referred* -- ESTABLISHMENT OF RESIDENTIAL/INDUSTRIAL PERMIT  
PARKING ZONES AT SPECIFIED LOCATIONS.

Alderman Burke (14th Ward) presented two proposed orders to establish residential/industrial permit parking zones at the locations designated and for the distances specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

South Artesian Avenue and South Campbell Avenue (both sides) in the 4900 to 5100 blocks; and

West 50th Street (both sides) from the first alley west of South Western Avenue to South Campbell Avenue.

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*Referred* -- ESTABLISHMENT OF STANDING ZONES AT  
SPECIFIED LOCATIONS.

The alderman named below presented proposed ordinances and order to establish fifteen minute standing zones at the locations designated and for the distances and times specified and require that unattended vehicles in said areas must have lights flashing, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
NATARUS (42nd Ward)	North State Street (east side) at 845 -- 847 (extend between two crosswalks);
	North State Street and North Dearborn Street, at 300 (approximately 40 feet for each zone) at all times -- daily;

Alderman

Location, Distance And Time

*LEVAR* for  
*HANSEN* (44th Ward)

North Wellington Avenue (south side) from a point 20 feet east of North Sheffield Avenue, to a point 120 feet thereof -- 7:00 A.M. to 10:00 P.M. -- daily.

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*Referred* -- ISSUANCE OF PARKING PERMITS FOR  
 "BUFFER ZONE" AT SPECIFIED LOCATIONS.

Alderman Hansen (44th Ward) presented a proposed order directing the Department of Revenue to issue permit parking zone permits to owners of vehicles residing in a "Buffer Zone" located on the east side of North Broadway; the north side of West Diversey Parkway; the south side of West Cornelia Avenue; the west side of North Lake Shore Drive, from West Belmont Avenue to West Cornelia Avenue; and the west side of North Sheridan Road, from West Diversey Parkway to West Belmont Avenue, effective daily during the hours of 6:00 P.M. to 6:00 A.M., which includes the following streets:

- 400 -- 500 West Surf Street
- 2800 -- 3100 North Cambridge Avenue
- 2800 -- 2900 -- 3000 -- 3100 North Pine Grove Avenue
- 400 -- 500 West Oakdale Avenue
- 400 -- 500 West Wellington Avenue
- 400 -- 500 West Barry Avenue
- 400 -- 500 West Briar Place
- 3100 North Hudson Avenue
- 400 -- 500 West Melrose Street
- 400 -- 500 West Aldine Avenue
- 400 -- 500 West Hawthorne Place

400 -- 500 West Stratford Place,

which was *Referred to the Committee on Traffic Control and Safety.*

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*Referred --* DESIGNATION OF SERVICE DRIVES/DIAGONAL  
PARKING AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to designate service drives and permit diagonal parking in the locations and for the distances specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location And Distance
<i>BURNETT</i> (27th Ward)	North Campbell Avenue (west side) at 130, from West Maypole Avenue to the first alley north thereof;
	West Fulton Boulevard (south side) at 657;
<i>GABINSKI</i> (32nd Ward)	West Concord Place (south side) at North Hoyne Avenue;
	West School Street, west of North Lincoln Avenue to the first alley west thereof.

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*Referred --* ESTABLISHMENT OF SPEED LIMITATION  
ON PORTIONS OF SPECIFIED STREETS.

The aldermen named below presented proposed ordinances to limit the speed of vehicles on portions of specified streets, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Street, Limit And Speed
<i>JONES</i> (15th Ward)	<p>South Bell Avenue, from West 71st Street to West 74th Street -- twenty miles per hour;</p> <p>South Claremont Avenue, from West 71st Street to West 74th Street -- twenty miles per hour;</p> <p>South Oakley Avenue, from West 71st Street to West 74th Street -- twenty miles per hour;</p> <p>West 58th Street, at South Honore Street -- twenty miles per hour;</p>
<i>SCHULTER</i> (47th Ward)	<p>North Lincoln Avenue, in the 4700 block -- ten miles per hour.</p>

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*Referred* -- ESTABLISHMENT OF TOW-AWAY ZONES  
AT SPECIFIED LOCATIONS.

The aldermen named below presented proposed ordinances to establish tow-away zones at the locations designated, for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

Alderman	Location, Distance And Time
<i>BURNETT</i> (27th Ward)	<p>North Larrabee Street (west side) in the 1200 and 1300 blocks -- at all times -- daily;</p> <p>West Hubbard Street (south side) in the 1600 block -- 6:00 A.M. to 6:00 P.M. -- Monday through Saturday;</p>

Alderman	Location, Distance And Time
<i>WOJCIK</i> (30th Ward)	North Elston Avenue, at 4242 -- 4246 -- at all times -- daily;
	North Elston Avenue, at 4244 -- 4246 -- at all times -- no exceptions;
<i>SUAREZ</i> (31st Ward)	West Dickens Avenue (both sides) from North Kolmar Avenue to the first alley -- 8:00 A.M. to 5:00 P.M. -- Monday through Friday;
	North Lawler Avenue, from a point 85 feet north of West Armitage Avenue, to a point 40 feet north thereof -- at all times;
<i>GABINSKI</i> (32nd Ward)	North Honore Street, from West Wellington Avenue to West Oakdale Avenue -- at all times -- daily;
<i>SCHULTER</i> (47th Ward)	North Rockwell Street (east side) from West Montrose Avenue to the first alley north thereof and (west side) from West Montrose Avenue to a point 60 feet north thereof -- at all times -- no exceptions.

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*Referred* -- CONSIDERATION FOR INSTALLATION OF  
AUTOMATIC TRAFFIC CONTROL SIGNALS AT  
INTERSECTION OF WEST 85TH STREET  
AND SOUTH ASHLAND AVENUE.

Alderman Murphy (18th Ward) presented a proposed order directing the Commissioner of Transportation to give consideration to the installation of automatic traffic control signals at the intersection of West 85th Street and South Ashland Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

*Referred* -- CONSIDERATION FOR INSTALLATION OF  
LEFT TURN SIGNAL AT INTERSECTION OF  
WEST DIVERSEY AVENUE AND WEST  
LOGAN BOULEVARD.

Alderman Ocasio (26th Ward) presented a proposed order directing the Department of Transportation to give consideration to the installation of a left turn signal at the intersection of West Diversey Avenue and West Logan Boulevard for traffic turning left from West Logan Boulevard onto West Diversey Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

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*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
<i>HAITHCOCK</i> (2nd Ward)	South Federal Street (west side) from West Roosevelt Road to West 15th Street -- "No Parking -- Tuesday -- 7:00 A.M. To 9:00 P.M.";
<i>PRECKWINKLE</i> (4th Ward)	East 48th Street and South Ellis Avenue -- "Four-Way Stop";
<i>HOLT</i> (5th Ward)	East 69th Place, at South Harper Avenue -- "Stop";  East 73rd Street, at South Blackstone Avenue -- "Stop";

Alderman	Location And Type Of Sign
	East 73rd Street, at South Constance Avenue -- "Stop";
	East 73rd Street, at South Euclid Avenue -- "Stop";
	East 73rd Street, at South Ridgeland Avenue -- "Stop";
	East 77th Street, at South Blackstone Avenue -- "Stop";
	South Clyde Avenue, at East 77th Street -- "Stop";
	South Dante Avenue, at East 84th Street -- "Stop";
	South Oglesby Avenue and East 85th Street -- "Two-Way Stop";
	East 79th Street, at South Luella Avenue -- "Two-Way Stop";
	East 79th Street, at South Paxton Avenue -- "Two-Way Stop";
<i>SHAW</i> (9th Ward)	South Vernon Avenue and East 101st Street -- "Three-Way Stop";
	East 101st Street and South LaSalle Street -- "Three-Way Stop";
<i>OLIVO</i> (13th Ward)	West Pippin Street and South Lawndale Avenue -- "Two-Way Stop";
	West 57th Street, at South Kildare Avenue -- "Stop";

Alderman	Location And Type Of Sign
<i>JONES</i> (15th Ward)	South Komensky Avenue, at West 64th Street -- "Stop";  West 68th Place and South Springfield Avenue -- "Two-Way Stop";  West Marquette Road (both sides) from South Western Avenue to South California Avenue -- "No Loitering Or Drinking";  West 66th Street and South Winchester Avenue -- "Two-Way Stop";  West 73rd Street and South Hoyne Avenue -- "Two-Way Stop";
<i>STREETER</i> (17th Ward)	South Bishop Street, at West 70th Street -- "Stop";
<i>MURPHY</i> (18th Ward)	South Kedzie Avenue, at West 85th Place -- "Stop";  West 85th Place and South Christiana Avenue -- "Three-Way Stop";  West 85th Place and South Sawyer Avenue -- "Three-Way Stop";  West 86th Street, at South Christiana Avenue -- "Stop";  West 86th Street, at South Sawyer Avenue -- "Stop";  "T" intersection in alley behind 8115 South Francisco Avenue -- "Stop";

Alderman	Location And Type Of Sign
<i>RUGAI</i> (19th Ward)	"T" intersection in alley behind 2523 West 81st Street -- "Stop";
<i>ZALEWSKI</i> (23rd Ward)	South Homan Avenue (east side) from a point 30 feet south of West 111th Street, to a point 25 feet thereof -- "Handicapped Parking Only";
<i>OCASIO</i> (26th Ward)	West 54th Street and South Mulligan Avenue -- "All-Way Stop";
<i>BURNETT</i> (27th Ward)	West 57th Street and South Newcastle Avenue -- "All-Way Stop";
<i>E. SMITH</i> (28th Ward)	West Altgeld Street and North Mozart Street -- "All-Way Stop";
<i>WOJCIK</i> (30th Ward)	West Chicago Avenue and North Hudson Avenue -- "Two-Way Stop";
	North Clybourn Avenue and North Mohawk Street -- "Four-Way Stop";
	West Madison Street and North Peoria Street -- "Two-Way Stop";
	West Gladys Avenue, at South Keeler Avenue -- "Stop";
	West Roscoe Street, at North Kenneth Avenue -- "Stop";
	West Wellington Avenue, at North Lotus Avenue -- "Stop";

Alderman	Location And Type Of Sign
<i>SUAREZ</i> (31st Ward)	North Kilbourn Avenue and West Palmer Street -- "All-Way Stop";
<i>MELL</i> (33rd Ward)	West Lawrence Avenue, at North Campbell Avenue -- "Stop";
<i>AUSTIN</i> (34th Ward)	South Hale Avenue, at West 116th Street -- "Stop";
	South Loomis Street, at West 117th Street -- "Stop";
	South Lowe Avenue, at West 100th Street -- "Stop";
	South Wentworth Avenue and West 104th Street -- "All-Way Stop";
<i>AUSTIN</i> (34th Ward) and <i>EVANS</i> (21st Ward)	South Princeton Avenue and West 103rd Street -- "Two-Way Stop";
<i>COLOM</i> (35th Ward)	West Altgeld Street and North Central Park Avenue -- "Four-Way Stop";
	North Richmond Street and West Bloomingdale Avenue -- "Four-Way Stop";
<i>BANKS</i> (36th Ward)	West School Street, at North Overhill Avenue -- "Stop";
<i>GILES</i> (37th Ward)	West Hirsch Street, at North Lorel Avenue -- "Stop";
	North Lamon Avenue, at West Augusta Boulevard -- "Stop";

Alderman	Location And Type Of Sign
	North Lamon Avenue, at West Iowa Street -- "Stop";
	North Lamon Avenue, at West Rice Street -- "Stop";
	North Lamon Avenue, at West Walton Street -- "Stop";
	North Lavergne Avenue, at West Iowa Street -- "Stop";
	North Lawler Avenue, at West Ohio Street -- "Stop";
	West Walton Street, at North Lamon Avenue -- "Stop";
<i>ALLEN</i> (38th Ward)	North Narragansett Avenue, at West Roscoe Street -- "Stop";
<i>O'CONNOR</i> (40th Ward)	West Catalpa Avenue, at North Paulina Street -- "Stop";
<i>DOHERTY</i> (41st Ward)	West Gregory Street and North Panama Avenue -- "Two-Way Stop";
<i>NATARUS</i> (42nd Ward)	North Clark Street and West Hubbard Street -- "All-Way Stop"; Loading dock area at 850 North Dewitt Place -- "No Parking At Anytime/Tow-Away Zone"; and
<i>STONE</i> (50th Ward)	West Morse Avenue and North Hamilton Avenue -- "Three-Way Stop".

*Referred* -- CONSIDERATION FOR INSTALLATION OF  
"NO PARKING" SIGNS FOR STREET CLEANING  
AT SPECIFIED LOCATIONS.

Alderman Haithcock (2nd Ward) presented four proposed orders to give consideration to the installation of "No Parking" signs for street cleaning at the locations designated and for the distances and times specified, which were *Referred to the Committee on Traffic Control and Safety*, as follows:

South Federal Street (east side) from West Roosevelt Road to West 15th Street -- Wednesday;

South Plymouth Court (east side) from West Roosevelt Road to West 15th Street -- 7:00 A.M. to 9:00 A.M. -- Wednesday;

South Plymouth Court (west side) from West Roosevelt Road to West 15th Street -- 7:00 A.M. to 9:00 A.M. -- Tuesday;

South State Street (west side) from West Polk Street to West 26th Street -- 7:00 A.M. to 9:00 A.M. -- Tuesday.

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*Referred* -- REMOVAL OF "LEFT TURN" SIGN ON  
WEST WABANSIA AVENUE AT NORTH  
DAMEN AVENUE.

Alderman Gabinski (32nd Ward) presented a proposed ordinance for the removal of a "Left Turn -- 7:00 A.M. To 9:00 A.M. And 4:00 P.M. To 6:00 P.M. -- Monday Through Friday" sign on West Wabansia Avenue, at the intersection of North Damen Avenue, which was *Referred to the Committee on Traffic Control and Safety*.

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*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
<i>DIXON</i> (8th Ward)	South Clyde Avenue, in the 7600 block;
<i>MUNOZ</i> (22nd Ward)	West 28th Street, from South Kostner Avenue to South Kilbourn Avenue;  West 30th Street, from South Kostner Avenue to South Kilbourn Avenue.

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## 2. ZONING ORDINANCE AMENDMENTS.

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### *Referred* -- ZONING RECLASSIFICATION OF PARTICULAR AREAS.

The aldermen named below presented twenty-seven 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 GRANATO (1st Ward):**

To classify as an R3 General Residence District instead of R4 and R5 General Residence Districts the area shown on Map No. 3-G bounded by:

West North Avenue; the easterly right-of-way line of the John Fitzgerald Kennedy Expressway; North Noble Street or the line thereof if extended where no street exists; a line 125 feet north of West Division Street; North Cleaver Street; West Division Street; North Greenview Avenue; the alley next north of and parallel to West Division Street; North Bosworth Avenue; the alley next south of and to West Blackhawk Street; the alley next east of and parallel to North Ashland Avenue; West Blackhawk Street; the alley next east of and parallel to North Ashland Avenue; a line 100 feet south of West North Avenue; North Bosworth Avenue; the alley next south of and parallel to West North

Avenue; and the westerly right-of-way line of the John Fitzgerald Kennedy Expressway.

To classify as an R3 General Residence District instead of R4 and R5 General Residence Districts the area shown on Map No. 3-H bounded by:

West North Avenue; a line 58 feet west of the alley next west of and parallel to North Ashland Avenue; the alley next south of and parallel to West North Avenue; the alley next west of and parallel to North Ashland Avenue; West Blackhawk Street; North Paulina Street; the alley next northeasterly of and parallel to North Milwaukee Avenue; West Beach Avenue; North Wood Street; the alley next northwesterly of and parallel to North Milwaukee Avenue; the alley next south of and parallel to West North Avenue; North Wood Street; a line 94 feet south of West North Avenue; the alley next east of and parallel to North Wood Street; the alley next south of and parallel to West North Avenue; a line 24 feet east of the alley next east of and parallel to North Wood Street; West North Avenue; a line 48 feet east of the alley next east of and parallel to North Wood Street; the alley next south of and parallel to West North Avenue; the alley next west of and parallel to North Paulina Street; a line 100 feet south of West North Avenue; the alley next east of and parallel to North Paulina Street; the alley next south of and parallel to West North Avenue; and a line 130 feet west of the alley next west of and parallel to North Ashland Avenue.

To classify as an R3 General Residence District instead of R4 and R6 General Residence Districts the area shown on Map No. 3-H bounded by:

a line 50 feet south of West North Avenue; the alley next east of and parallel to North Hoyne Avenue; the alley next north of and parallel to West Pierce Avenue; the alley next west of and parallel to North Damen Avenue; West LeMoyné Street; the alley next east of and parallel to North Hoyne Avenue; West Schiller Street; North Damen Avenue; North Wicker Park Avenue; a line 21 feet southeasterly of North Damen Avenue, as measured from the intersection of North Damen Avenue and North Wicker Park Avenue, and perpendicular to North Wicker Park Avenue; the alley next northeasterly of and parallel to North Wicker Park Avenue; North Honore Street; North Wicker Park Avenue; a line 125 feet southeasterly of and parallel to North Honore Street; the alley next northeasterly of and parallel to North Wicker Park Avenue, or the line thereof if extended where no alley exists; a line 130 feet northwesterly of and parallel to North Wood Street; North Wicker Park Avenue; the alley next southeasterly of and parallel to North Wolcott Avenue, or the line thereof if extended where no alley exists; the alley next southerly of North Wicker Park Avenue; West Ellen Street; North Hermitage Avenue; North Moorman Street; the alley next northeasterly of and parallel to North Paulina Street; a line

25 feet south of North Moorman Street; North Paulina Street; the alley next north of and parallel to West Division Street; a line 24 feet east of North Wood Street; West Crystal Street; North Wood Street; a line 150 feet north of West Division Street; the alley next west of and parallel to North Wood Street; a line 100 feet north of West Division Street; the alley next north of and parallel to West Division Street; the alley next west of and parallel to North Wolcott Avenue; the alley next north of and parallel to West Division Street; and North Hoyne Avenue.

**BY ALDERMAN HAITHCOCK (2nd Ward):**

To classify as an R4 General Residence District instead of a C1-3 Restricted Commercial District the area shown on Map No. 2-I bounded by:

West Harrison Street; South Western Avenue; West Polk Street; and the north/south alley next west of and parallel to South Western Avenue.

**BY ALDERMAN SHAW (9th Ward):**

To classify as an R2 Single-Family Residence District instead of a B4-1 Restricted Service District the area shown on Map No. 32-E bounded by:

East 134th Street; the alley next east of and parallel to South Indiana Avenue; a line 100 feet south of East 134th Street; and South Indiana Avenue.

**BY ALDERMAN BUCHANAN (10th Ward):**

To classify as an R3 General Residence District instead of a B4-1 Restricted Service District the area shown on Map No. 22-A bounded by:

East 87th Street; South Mackinaw Avenue; a line 60 feet, 0 inches south of and parallel to East 87th Street; and the public alley next west of and parallel to South Mackinaw Avenue.

To classify as an R3 General Residence District instead of a B4-1 Restricted Service District the area shown on Map No. 22-A bounded by:

the public alley next north of and parallel to East 88th Street; South Mackinaw Avenue; East 88th Street; and South Buffalo Avenue.

**BY ALDERMAN HUELS (11th Ward):**

To classify as an R3 General Residence District instead of an M2-4 General Manufacturing District the area shown on Map No. 8-G bounded by:

West 33rd Street; the alley next east of and parallel to South Ashland Avenue; West 35th Street; and South Ashland Avenue.

To classify as an R3 General Residence District instead of a B1-1 Local Retail District, a C1-2 Restricted Commercial District, C2-2 and C2-3 General Commercial Districts and a B4-2 Restricted Service District the area shown on Map No. 8-H bounded by:

South Robinson Street; South Ashland Avenue; a line 77 feet south of West 38th Place; the alley next west of and parallel to South Ashland Avenue, or the line thereof if extended where no alley exists; West 33rd Place; the alley next west of and parallel to South Ashland Avenue; West 33rd Street; the alley next west of and parallel to South Ashland Avenue; West 32nd Place; the alley next west of and parallel to South Ashland Avenue; and the alley next north of West 32nd Street.

**BY ALDERMAN BURKE (14th Ward):**

To classify as a B2-3 General Retail District instead of a B2-1 Restricted Retail District, a B4-1 Restricted Service District and an R3 General Residence District the area shown on Map No. 16-J bounded by:

West 63rd Street; South Kedzie Avenue; a line 142.09 feet south of West 63rd Street; a line from a point 142.09 feet south of West 63rd Street and 28.45 feet west of South Kedzie Avenue, to a point 95.35 feet north of West 63rd Place and 55.85 feet west of South Kedzie Avenue; a line 55.85 feet west of South Kedzie Avenue; West 63rd Place; a line 290 feet west of South Kedzie Avenue; the alley next north of and parallel to West 63rd Place; and a line 300 feet west of South Kedzie Avenue.

**BY ALDERMAN ZALEWSKI (23rd Ward):**

To classify as an R4 General Residence District instead of an R2 Single-Family Residence District the area shown on Map No. 12-M as follows:

Lot 9 in Block 13 in Bartlett Highlands, being a subdivision of the southwest quarter (except the east half of the east half thereof) of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

To classify as an R4 General Residence District instead of an R2 Single-Family Residence District the area shown on Map No. 12-M as follows:

Lot 8 in Block 13 in Bartlett Highlands, being a subdivision of the southwest quarter (except the east half of the east half thereof) of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

To classify as an R4 General Residence District instead of a B4-1 Restricted Service District the area shown on Map No. 12-M as follows:

Lots 6 and 7 in Block 22 in Bartlett Highlands, being a subdivision of the southwest quarter (except the east half of the east half thereof) of Section 8, Township 38 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

*BY ALDERMAN MEDRANO (25th Ward):*

To classify as an R5 General Residence District instead of an R4 General Residence District the area shown on Map No. 6-F bounded by:

West 22nd Place; a line 25.08 feet east of and parallel to South Princeton Avenue; the public alley next south of and parallel to West 22nd Place; and South Princeton Avenue.

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map No. 6-H bounded by:

a line 115 feet north of and parallel to West 23rd Place; South Hoyne Avenue; a line 95 feet north of and parallel to West 23rd Place; and the public alley next west of and parallel to South Hoyne Avenue.

To classify as an R4 General Residence District instead of an R3 General Residence District the area shown on Map No. 6-H bounded by:

the public alley next north of and parallel to West 23rd Place; a line 130 feet east of and parallel to the public alley next east of and parallel to South Western Avenue; West 23rd Place; and a line 105 feet east of and parallel to the public alley next east of and parallel to South Western Avenue.

**BY ALDERMAN BURNETT (27th Ward):**

To classify as an R5 General Residence District instead of a B5-3 General Service District the area shown on Map No. 2-G bounded by:

West Madison Street; the alley next east of and parallel to South Ashland Avenue; a line 47 feet north of West Monroe Street; South Ashland Avenue; and West Ogden Avenue.

**BY ALDERMAN SUAREZ (31st Ward):**

To classify as an B2-1 Restricted Retail District instead of a C1-1 Restricted Commercial District the area shown on Map No. 5-K bounded by:

the alley next north of and parallel to West Armitage Avenue; North Kostner Avenue; West Armitage Avenue; and North Kenneth Avenue.

**BY ALDERMAN O'CONNOR (40th Ward):**

To classify as an R4 General Residence District instead of an M2-2 General Manufacturing District and an M1-1 Restricted Manufacturing District the area shown on Map No. 13-H bounded by:

West Bryn Mawr Avenue; North Ravenswood Avenue; West Balmoral Avenue; and the westerly right-of-way line of the Chicago & Northwestern Railroad.

To classify as an R4 General Residence District instead of an M1-2 Restricted Manufacturing District the area shown on Map No. 13-H bounded by:

a line 82 feet south of West Summerdale Avenue; North Ravenswood Avenue; West Foster Avenue; a line 186 feet east of North Horan Avenue; West Farragut Avenue; and North Ravenswood Avenue.

To classify as an R4 General Residence District instead of a C1-2 Restricted Commercial District the area shown on Map No. 15-H bounded by:

West Devon Avenue; North Ravenswood Avenue (east side); West Thome Avenue; and North Ravenswood Avenue (west side).

To classify as an R4 General Residence District instead of a C1-2 Restricted Commercial District the area shown on Map No. 15-H bounded by:

West Granville Avenue; North Ravenswood Avenue (east side); North Ridge Avenue; the easterly right-of-way line of the Chicago & Northwestern Railroad; West Peterson Avenue; and North Ravenswood Avenue (west side).

To classify as an R1 Single-Family Residence District instead of a C1-2 Restricted Commercial District the area shown on Map No. 15-H bounded by:

West Peterson Avenue; North Ravenswood Avenue; West Rosehill Drive; North Ravenswood Avenue; the alley next north of and parallel to West Olive Avenue or the line thereof if extended where no alley exists; and the westerly right-of-way line of the Chicago & Northwestern Railroad.

*BY ALDERMAN BERNARDINI (43rd Ward):*

To classify as an R4 General Residence District instead of an R5 General Residence District the area shown on Map No. 5-G bounded by:

the alley next south of and parallel to West Armitage Avenue; North Seminary Avenue; a line 96 feet south of the alley next south of and parallel to West Armitage Avenue; and the alley next west of and parallel to North Seminary Avenue.

To classify as an R4 General Residence District instead of an R5 General Residence District the area shown on Map No. 5-G bounded by:

a line 428 feet, 0 inches south of and parallel to West Armitage Avenue; North Sheffield Avenue; the alley next south of and parallel to the alley next south of and parallel to West Armitage Avenue (or a line 495 feet, 0 inches south of and parallel to West Armitage Avenue); and the alley next west of and parallel to North Sheffield Avenue.

To classify as an R4 General Residence District instead of an M1-2 Restricted Manufacturing District the area shown on Map No. 5-G bounded by:

a line 95.70 feet northwesterly of and parallel to North Kenmore Avenue; North Maud Avenue; North Kenmore Avenue; and the alley next northeast of and parallel to North Clybourn Avenue.

BY ALDERMAN SCHULTER (47th Ward):

To classify as an R3 General Residence District instead of an R4 General Residence District the area shown on Map No. 11-H bounded by:

a line 122 feet south of West Lawrence Avenue; North Winchester Avenue; the alley next north of and parallel to West Leland Avenue; the alley next east of and parallel to North Winchester Avenue; West Leland Avenue; and the alley next west of and parallel to North Winchester Avenue.

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### 3. CLAIMS.

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#### *Referred -- CLAIMS AGAINST CITY OF CHICAGO.*

The aldermen named below presented sixty-six 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
GRANATO (1st Ward)	2000 West Haddon Condominium Association;
HAITHCOCK (2nd Ward)	Kersey, McGowan & Morsell, Inc.; 899 South Plymouth Court Condominium Association;
HOLT (5th Ward)	Greenwood West Cooperative Apartments, Inc.; Oglesby Place Condo Association; Parkview Condominium Association;

## Alderman

## Claimant

	Paxton Arms Condominium Association;
	Vista Homes Building Corporation;
	6830 -- 6832 South Paxton Condominium;
<i>STEELE</i> (6th Ward)	Ms. Lula Mae Fletcher;
	Ms. Mary Elizabeth Young;
<i>DIXON</i> (8th Ward)	London Towne Houses Cooperative, Inc.;
<i>BUCHANAN</i> (10th Ward)	Ms. Mary Panasiewicz;
<i>RUGAI</i> (19th Ward)	Ms. Brendan P. Coughlan;
<i>ZALEWSKI</i> (23rd Ward)	Ms. Yolanda Gonzalez;
	Lishmore Place-Phase I;
	Metro Condos;
	Mr. Frank Wrobel;
	6620 West 64th Place Corporation;
<i>MEDRANO</i> (25th Ward)	Appleville Owners Association;
<i>BURNETT</i> (27th Ward)	Westgate Center Condominium Association;
<i>BURRELL</i> (29th Ward)	Mr. Michael De Guilio;
<i>WOJCIK</i> (30th Ward)	Lanai Courts Association;

Alderman	Claimant
<i>GABINSKI</i> (32nd Ward)	Mr. Heck Cisner;
<i>BANKS</i> (36th Ward)	Colonial Condominium Association; Sayre Gardens Condominium Association;
<i>ALLEN</i> (38th Ward)	Portage Manor Condominium; Roscoe Wood Condominium;
<i>O'CONNOR</i> (40th Ward)	2615 West Foster Condominium Association;
<i>DOHERTY</i> (41st Ward)	Villas of Edison Park Condominium Association (2); 8435 -- 8439 West Bryn Mawr Condominium Association;
<i>NATARUS</i> (42nd Ward)	Newberry Plaza Condominium Association; Mr. John J. Pesoli; East Walton Condominium Association; 155 Harbor Drive Condominium Association; 535 North Michigan Avenue Condominium Association;
<i>HANSEN</i> (44th Ward)	Briar Cambridge Condominium Association; Wrigleyville Condominium Association;

## Alderman

## Claimant

*LEVAR* (45th Ward)

3410 Lake Shore Drive  
Condominium;

Jefferson Manor Condominium  
Association;

Keystone Manor Condominium  
Association;

Mango Condominiums;

Pine Tree Court Condo Association;

Ms. Verna Vincent ;

Wilson Court Condominium;

Windsor West Condominium  
Association;

4850 -- 4854 North Linder Building;

*SHILLER* (46th Ward)

Prairie House Condominium  
Association;

Sheridan Buena Condominium  
Association, Inc.;

Vermillion Condominium  
Association;

663 West Grace Condominium  
Association;

700 Cornelia Condominium  
Association;

708 -- 710 West Buena Condominium  
Association;

*M. SMITH* (48th Ward)

Ainslie Park Condominium  
Association;

## Alderman

## Claimant

*MOORE* (49th Ward)

Thorndale Beach South  
Condominium Association;

Birchwood on the Lake Condo  
Association;

Chase-Ashland Condo Association;

Elms In Rogers Park Condominium;

Farwell Courts Condominium;

Ridge Park Condominium  
Association;

1330 Fargo Condo Association;

1629 -- 1631 Fargo Condominium  
Association;

6225 Kenmore Condominium  
Association, Inc.;

*STONE* (50th Ward)

Park Castle Condominium  
Association;

Mr. Guenter O. Rossignol;

Royalton Condominium Association.

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**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 GRANATO (1st Ward):**

*Referred* -- GRANT OF PRIVILEGE TO EDMAR FOODS, INC.  
TO MAINTAIN AND USE LOADING AREA BEHIND  
1600 WEST SUPERIOR STREET.

A proposed ordinance to grant permission and authority to Edmar Foods, Inc. to maintain and use a loading area in the east/west 20 foot public alley at the rear of the premises located at 1600 West Superior Street, which was *Referred to the Committee on Transportation and Public Way.*

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Presented By

**ALDERMAN HAITHCOCK (2nd Ward):**

DRAFTING OF ORDINANCE FOR VACATION OF  
AIR RIGHTS OVER PORTION OF WEST  
TAYLOR STREET.

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 air rights over West Taylor Street, being the west 85.00 feet of the east 94.79 feet of said street, lying west of and adjoining the west line of South Wood Street, and which lies between horizontal planes of +28.13 feet and +75.13 feet, respectively, above Chicago City Datum, for the University of Illinois at Chicago (File No. 18-2-95-1990); said ordinance to be transmitted to the Committee on Transportation and Public Way for consideration and recommendation to the City Council.

Alderman Haithcock 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 Haithcock, the foregoing proposed order was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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GRATITUDE EXTENDED TO MRS. OLLIE STOKES MC LEMORE  
FOR EFFORTS TO ENHANCE EDUCATIONAL  
OPPORTUNITIES FOR CHILDREN  
OF CHICAGO.

Also, a proposed resolution reading as follows:

WHEREAS, Mrs. Ollie Stokes McLemore has dedicated her life to improving the quality of education for our City's children; and

WHEREAS, Mrs. Ollie Stokes McLemore has been chosen by President Clinton as one of fifty-three American "Faces of Hope"; and

WHEREAS, Mrs. Ollie Stokes McLemore is best known as the principal of Beasley Academic Center and has continuously dedicated her enormous talents to the children in the Chicago Public School System; and

WHEREAS, Mrs. Ollie Stokes McLemore's efforts have earned her numerous awards for service to her community, including the Principal of Excellence Award, the N'digo Heros' Award, the Operation PUSH Woman of Excellence Award and numerous others; and

WHEREAS, Through work at DePaul University as educational coordinator of the School Achievement Structure, Mrs. Ollie Stokes McLemore continues to work to accelerate student achievement; now, therefore,

*Be It Resolved*, That the City of Chicago recognizes, commends, and salutes Mrs. Ollie Stokes McLemore for her years of working to enhance the educational opportunities of the children of Chicago.

Alderman Haithcock 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 Haithcock, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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Presented By

**ALDERMAN TILLMAN (3rd Ward):**

**DRAFTING OF ORDINANCE FOR VACATION OF PORTIONS OF  
SPECIFIED PUBLIC STREETS AND PUBLIC ALLEY.**

Two proposed orders reading as follows (the italic heading in each case not being a part of the order):

*Vacation Of Portions Of West 54th Street  
And South LaSalle Street.*

*Ordered*, That the Commissioner of Planning and Development is hereby directed to prepare an ordinance for the vacation of the public streets of West 54th Street going east and South LaSalle Street going north, up to the vacated alley, which streets are presently used for parking and ingress/egress purposes (green highlight section).

Small portions of the north and south sections of West 54th Street are to be transferred to the adjacent property owners rather than to my client.

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*Vacation Of East/West Public Alley Between West 53rd  
Street And West 54th Street.*

*Ordered*, That the Commissioner of Planning and Development is hereby directed to prepare an ordinance for the vacation of the public alley which runs east/west from South Wentworth Avenue to the railroad line, between West 53rd Street and West 54th Street, to the north end of the alley and if any portion of this alley has previously been vacated to the northern property owner, which is the City of Chicago governmental body, then we are requesting that this land be transferred to my client (yellow highlight section).

Alderman Tillman moved to *Suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed orders. The motion *Prevailed*.

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

Presented By

**ALDERMAN PRECKWINKLE (4th Ward):**

*Referred* -- REDUCTION IN ANNUAL LICENSE FEE FOR  
SPECIAL POLICE EMPLOYED BY CHICAGO  
OSTEOPATHIC HOSPITAL AND  
MEDICAL CENTER.

A proposed ordinance which would allow Chicago Osteopathic Hospital and Medical Center to pay a reduced license fee of Ten Dollars (\$10.00) for each of the special police employed at 5200 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*.

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Presented By

**ALDERMAN HOLT (5th Ward):**

WAIVER OF DEMOLITION LIEN ON PROPERTY AT  
1415 EAST 71ST PLACE FOR BENEFIT OF  
SOUTH SHORE WEST JOINT VENTURE.

A proposed ordinance reading as follows:

WHEREAS, South Shore West Joint Venture was formed between Steven Lome, an individual and Lakeshore Development and Construction Co., with the sole purpose of developing affordable housing under the "New Homes for Chicago" Program; and

WHEREAS, South Shore West Joint Venture is currently receiving a "New Homes for Chicago" subsidy for Phase I development of eleven new homes on the 1400 and 1500 blocks of East 72nd Street; and

WHEREAS, South Shore West Joint Venture has sold out the first phase of eleven homes and is applying for Phase II "New Homes for Chicago" funding to build and sell at least fourteen more homes on the development site bounded by 71st Place, 72nd Place, Blackstone Avenue and Dorchester Avenue; and

WHEREAS, In proceedings in the Circuit Court of Cook County, the City of Chicago has obtained a lien for the cost of demolition of a building commonly known as 1415 East 71st Place; and

WHEREAS, South Shore West Joint Venture owns or controls the real estate encumbered by such lien; and

WHEREAS, South Shore West Joint Venture is planning to develop new affordable housing on this property under the "New Homes for Chicago" Program; and

WHEREAS, The existence of such liens prevents South Shore West Joint Venture from redeveloping the property; and

WHEREAS, The City of Chicago desires to encourage the redevelopment of vacant land for uses that benefit the citizens of the City of Chicago; now, therefore,

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

SECTION 1. The City of Chicago hereby releases and waives the lien specified below:

Address:	1415 East 71st Place
Permanent Index Number:	20-26-206-023
Document Recording Number and Date:	95463921, July 3, 1995
Lien Amount:	\$4,509.41

SECTION 2. The Corporation Counsel is authorized and directed to prepare and deliver any documents necessary to implement Section 1 of this ordinance to South Shore West Joint Venture or its designated representative or attorney. Furthermore, the Corporation Counsel is authorized and directed to cause any actions to foreclose the lien noted above to be dismissed immediately upon issuance of the release of lien against such property.

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

Alderman Holt 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 Holt, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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*Referred* -- EXEMPTION OF UNIVERSITY OF CHICAGO  
HOSPITALS FROM ALL 1996 CITY FEES  
UNDER NOT-FOR-PROFIT STATUS.

Also, a proposed ordinance providing inclusive exemption from all 1996 city fees to the University of Chicago Hospitals under its not-for-profit status, which was *Referred to the Committee on Finance*.

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*Referred* -- REDUCTION IN ANNUAL LICENSE FEE  
FOR SPECIAL POLICE EMPLOYED BY  
UNIVERSITY OF CHICAGO.

Also, a proposed ordinance which would allow the University of Chicago to pay a reduced license fee of Ten Dollars (\$10.00) 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*.

*Referred* -- WAIVER OF ITINERANT MERCHANT APPLICATION  
FEES FOR PARTICIPANTS IN 57TH  
STREET ART FAIR.

Also, a proposed order to waive the Itinerant Merchant Application fees in the amount of Six Thousand Eight Hundred Seventy-five and no/100 Dollars (\$6,875.00) for participants in the 57th Street Art Fair to be held on June 1 and 2, 1996, from 12:00 Noon to dusk, which was *Referred to the Committee on Special Events and Cultural Affairs*.

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Presented By

**ALDERMAN STEELE (6th Ward):**

*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO INSTALL SIGN/SIGNBOARD AT 7841  
SOUTH WABASH AVENUE.

A proposed order directing the Commissioner of Buildings to issue a permit to J. M. Stewart Corp. to install a sign/signboard at 7841 South Wabash Avenue, which was *Referred to the Committee on Buildings*.

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*Referred* -- CONSIDERATION FOR INSTALLATION  
OF ALLEYLIGHT BEHIND PREMISES AT  
6712 SOUTH PARNELL AVENUE.

Also, a proposed order directing the Commissioner of Transportation to give consideration to the installation of an alleylight behind the premises at 6712 South Parnell Avenue, which was *Referred to the Committee on Finance*.

Presented By

**ALDERMAN BEAVERS (7th Ward):**

*Referred* -- AMENDMENT OF TITLE 5, CHAPTER 12, SECTION 180  
OF MUNICIPAL CODE OF CHICAGO RELATING  
TO PAYMENT OF ATTORNEY'S FEES IN  
RESIDENTIAL LANDLORD-TENANT  
LEGAL PROCEEDINGS.

A proposed ordinance to amend Title 5, Chapter 12, Section 180 of the Municipal Code of Chicago which would make both the landlord and the tenant responsible for payment of their own attorney's fees in any legal proceeding, regardless who prevailed in such proceeding, with the exception of cases of forcible entry and detainer where the losing party would bear the attorney's fees of both the plaintiff and defendant, which was *Referred to the Committee on Buildings*.

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*Referred* -- COMMITTEE ON POLICE AND FIRE URGED TO  
HOLD HEARINGS TO DETERMINE EFFECTIVENESS  
OF EMERGENCY PARAMEDIC SYSTEM IN  
RESPONDING TO "911" CALLS.

Also, a proposed resolution urging the Committee on Police and Fire to hold hearings on the effectiveness of the Emergency Paramedic System in responding to "911" calls, which was *Referred to the Committee on Police and Fire*.

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Presented By

**ALDERMAN SHAW (9th Ward):**

*Referred* -- ILLINOIS GENERAL ASSEMBLY URGED TO  
ENACT LEGISLATION TO PROTECT RIGHTS OF  
SENIOR CITIZENS FROM DISCRIMINATION.

A proposed resolution urging the Illinois General Assembly to enact legislation which would protect the rights of senior citizens from all aspects of

discrimination on the basis of age, which was *Referred to the Committee on Finance.*

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Presented By

**ALDERMAN BUCHANAN (10th Ward):**

*Referred--* **AMENDMENT OF TITLE 15, CHAPTER 24 OF  
MUNICIPAL CODE OF CHICAGO REGARDING  
STORAGE OF FLAMMABLE LIQUIDS.**

A proposed ordinance to amend Title 15, Chapter 24 of the Municipal Code of Chicago which would authorize the area of Lake Calumet, bounded on the north by Slip No. 2, on the east by Stony Island Avenue, extended, on the south by the entrance basin, and on the west by the anchorage basin of Lake Calumet, to comply with the National Fire Protection Association Standards with regard to capacity limits of above ground tanks containing flammable liquids and further, to set the annual fee for public storage terminals at \$10,000, which was *Referred to the Committee on Buildings.*

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*Referred--* **GRANT OF PRIVILEGE TO CHICAGO PUBLIC BUILDING  
COMMISSION/PHILIP H. SHERIDAN SCHOOL TO  
CONSTRUCT, MAINTAIN AND USE STORM  
SEWER STRUCTURE ADJACENT TO  
9000 SOUTH EXCHANGE AVENUE.**

Also, a proposed ordinance to grant permission and authority to the Chicago Public Building Commission/Philip H. Sheridan School to construct, install, maintain and use a storm sewer structure adjacent to the premises at 9000 South Exchange Avenue, which was *Referred to the Committee on Transportation and Public Way.*

*Referred* -- INSTALLATION OF NEW ALLEYLIGHTS IN 9100  
BLOCK BETWEEN SOUTH EXCHANGE AVENUE  
AND SOUTH COMMERCIAL AVENUE.

Also, a proposed order directing the Commissioner of Streets and Sanitation, Bureau of Electricity, to install new alleylights in the 9100 block, between South Exchange Avenue and South Commercial Avenue, which was *Referred to the Committee on Finance*.

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO  
CONSTRUCT, MAINTAIN AND USE CANOPIES AT  
SPECIFIED LOCATIONS.

Also, twelve proposed orders authorizing the Director of Revenue to issue permits to the applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Mr. Romaldo Camarrena -- for one canopy at 8911 South Commercial Avenue;

Mr. Miguel Perez Castillo -- for one canopy at 8931 South Commercial Avenue;

DeKalb Co. Marketing Service -- for one canopy at 8947 South Commercial Avenue;

DeKalb Co. Marketing Service -- for one canopy at 8939 -- 8941 South Commercial Avenue;

Ms. Angela M. Fulton -- for one canopy at 8907 South Commercial Avenue;

Mr. Ansemoss Haddad -- for one canopy at 8900 South Commercial Avenue;

Mr. Ansemoss Haddad -- for one canopy at 8904 South Commercial Avenue;

Ms. Carole Lewis -- for one canopy at 8905 South Commercial Avenue;

Mr. Antonio Macias -- for one canopy at 8909 South Commercial Avenue;  
Mr. Frank Mota -- for one canopy at 8951 -- 8959 South Commercial Avenue;  
Ms. Caritina Navia -- for one canopy at 8917 South Commercial Avenue;  
and  
Ms. Matina Varvaressos -- for one canopy at 10601 South Avenue E.

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Presented By

**ALDERMAN FRIAS (12th Ward):**

*Referred* -- **APPROVAL OF PLAT OF DEDICATION OF PORTION OF SOUTH ROCKWELL STREET.**

A proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of dedication of South Rockwell Street, extending northerly from the north line of West 31st Street to a line parallel with and north of the south line of the southeast quarter of Section 25, Township 39 North, Range 13 and extending north to a line parallel and south of the north line of the southeast quarter of said Section 25, Township 39 North, Range 13, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- **EXEMPTION OF VARIOUS APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR SPECIFIED PARKING FACILITIES.**

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to 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:

Chicago Public Building Commission and Chicago Board of Education --  
4600 South Wolcott Avenue (Hedges Elementary School); and

Citibank -- 4705 South Wood Street.

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*Referred* -- CONSIDERATION FOR INSTALLATION OF  
ALLEYLIGHTS AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of Transportation to give consideration to the installation of alleylights behind the premises at the locations specified, which were *Referred to the Committee on Finance*, as follows:

2430 South Kedzie Avenue -- one alleylight; and

2722 West 23rd Street -- one alleylight.

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*Referred* -- CONSIDERATION FOR HONORARY DESIGNATION OF  
PORTION OF SOUTH CALIFORNIA AVENUE AS  
"ERNESTINA NINO DRIVE".

Also, a proposed order authorizing the Commissioner of Transportation to give consideration to honorarily designate that part of South California Avenue, from 21st Street to 24th Street, as "Ernestina Nino Drive", which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- CITY OF CHICAGO URGED TO INITIATE  
WORKFORCE EDUCATION PROGRAM FOR  
CHICAGO BUSINESSES AND WORKERS.

Also, a proposed resolution requiring the City of Chicago to set aside Three Million Dollars in the fiscal year 1996 corporate budget to provide grants to businesses that offer workplace literacy training to their employees and further, urging the City Council to hold a public hearing on the City's workforce development needs and the restructuring of the employment and training system currently underway at the federal, state and local levels, which was *Referred to the Committee on Economic and Capital Development*.

Presented By

**ALDERMAN OLIVO (13th Ward):**

*Referred* -- APPROVAL OF PLATS OF DEDICATION ON  
PORTIONS OF WEST 72ND STREET AND  
SOUTH KOSTNER AVENUE.

A proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of dedication of West 72nd Street, running east from the east line of South Cicero Avenue; and also a plat of dedication of South Kostner Avenue, running south from West 72nd Street, which was *Referred to the Committee on Transportation and Public Way.*

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Presented By

**ALDERMAN BURKE (14th Ward) And  
ALDERMAN RUGAI (19th Ward):**

*Referred* -- AMENDMENT OF TITLE 2, CHAPTER 74 OF  
MUNICIPAL CODE OF CHICAGO BY ADDITION  
OF NEW SECTION 135 TO REQUIRE MEDICAL  
PLAN PROVIDERS UNDER CITY CONTRACT  
TO COMPLY WITH CERTAIN PERINATAL  
CARE GUIDELINES.

A proposed ordinance to amend Title 2, Chapter 74 of the Municipal Code of Chicago by adding thereto a new Section 135 which would require all medical plan providers under contract to provide health benefits to employees of the City of Chicago to submit, with their final agreement, an affidavit stating that a decision concerning the timing of discharge of a newborn involving less than a 48 hour hospital stay would not be made until all guidelines for perinatal care, as established by the American Academy of Pediatrics and the American College of Obstetrics and Gynecology, are met, which was *Referred to the Committee on Finance.*

*Referred* -- AMENDMENT OF TITLE 4, CHAPTER 84, SECTION 040  
OF MUNICIPAL CODE OF CHICAGO TO REQUIRE HOSPITAL  
LICENSE APPLICANTS TO COMPLY WITH CERTAIN  
PERINATAL CARE GUIDELINES.

Also, a proposed ordinance to amend Title 4, Chapter 84, Section 040 of the Municipal Code of Chicago by requiring hospital license applicants that perform newborn deliveries to file with the Board of Health an affidavit stating that a decision concerning the timing of discharge of a newborn involving less than a 48 hour hospital stay would not be made until all guidelines for perinatal care, as established by the American Academy of Pediatrics are met, which was *Referred to a Joint Committee to be composed of the members of the Committee on Finance and the members of the Committee on Health.*

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*Referred* -- AMENDMENT OF TITLE 11, CHAPTER 12, SECTION 540  
OF MUNICIPAL CODE OF CHICAGO TO DENY WATER RATE  
EXEMPTION TO HOSPITALS WHICH FAIL TO COMPLY  
WITH CERTAIN PERINATAL CARE GUIDELINES.

Also, a proposed ordinance to amend Title 11, Chapter 12, Section 540 of the Municipal Code of Chicago by denying water rate exemptions to any hospital, religious or otherwise, unless such institution complies with certain policies and guidelines for perinatal care as recommended by the American Academy of Pediatrics, which was *Referred to a Joint Committee to be composed of the members of the Committee on Finance and the members of the Committee on Health.*

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Presented By

ALDERMAN JONES (15th Ward):

*Referred* -- EXEMPTION OF MR. DOUGLAS H. GREER FROM  
PHYSICAL BARRIER REQUIREMENT PERTAINING TO  
ALLEY ACCESSIBILITY FOR PARKING FACILITIES  
FOR 6640 SOUTH ASHLAND AVENUE.

A proposed ordinance to exempt Mr. Douglas H. Greer from the physical

barrier requirement pertaining to alley accessibility for the parking facilities for 6640 South Ashland 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.*

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Presented By

**ALDERMAN JONES (15th Ward) And  
ALDERMAN SHAW (9th Ward):**

*Referred --* EXEMPTION OF MEMBERS OF CITY COUNCIL ON  
LEAVE OF ABSENCE FROM OTHER CITY AGENCIES  
FROM ANSWERING ALLEGATIONS INVOLVING  
PRIOR SERVICE.

A proposed ordinance which would exempt members of the Chicago City Council, who are on leave of absence from other City agencies, from answering allegations involving prior service, which was *Referred to the Committee on Police and Fire.*

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Presented By

**ALDERMAN COLEMAN (16th Ward):**

*Referred --* EXEMPTION OF MELVIN AND LEONARD CHAVIS FROM  
PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY  
ACCESSIBILITY FOR PARKING FACILITIES AT  
4755 SOUTH ASHLAND AVENUE.

A proposed ordinance to exempt Melvin and Leonard Chavis from the physical barrier requirement pertaining to alley accessibility for the parking facilities at 4755 South Ashland 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 STREETER (17th Ward):**

*Referred* -- REDUCTION IN ANNUAL LICENSE FEE FOR SPECIAL  
POLICE EMPLOYED BY COMMONWEALTH  
COMMUNITY CHURCH.

A proposed ordinance which would allow Commonwealth Community Church to pay a reduced license fee of Ten Dollars (\$10.00) 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.*

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Presented By

**ALDERMAN MURPHY (18th Ward):**

*Referred* -- EXEMPTION OF WYATT MC CRAY FAITH REVIVAL  
CENTER CHURCH, INC. FROM PHYSICAL BARRIER  
REQUIREMENT PERTAINING TO ALLEY  
ACCESSIBILITY FOR PARKING  
FACILITIES ADJACENT  
TO 8042 -- 8044 SOUTH  
ASHLAND AVENUE.

A proposed ordinance to exempt Wyatt McCray Faith Revival Center Church, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to 8042 -- 8044 South Ashland 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 RUGAI (19th Ward):

*Referred* -- AMENDMENT OF TITLE 11, CHAPTER 12, SECTION 070  
OF MUNICIPAL CODE OF CHICAGO TO INCREASE FINES  
FOR TAMPERING WITH FIRE HYDRANTS DURING  
DULY DESIGNATED HEAT EMERGENCIES.

A proposed ordinance to amend Title 11, Chapter 12, Section 070 of the Municipal Code of Chicago by increasing the fines for tampering with or using fire hydrants or other openings connected with the Chicago Waterworks System during a duly designated heat emergency, which was *Referred to the Committee on Police and Fire*.

---

*Referred* -- STANDARDIZATION OF PORTION OF SOUTH  
OAKLEY AVENUE AS "FATHER SHANNON DRIVE".

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for standardization of that part of South Oakley Avenue, between West 117th Street and West 118th Street, as "Father Shannon Drive", which was *Referred to the Committee on Transportation and Public Way*.

---

*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO CONSTRUCT, MAINTAIN AND USE CANOPY  
AT 10528 SOUTH WESTERN AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Moy's Three Star Restaurant to construct, maintain and use one canopy to be attached or attached to the building or structure at 10528 South Western Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN TROUTMAN (20th Ward):**

*Referred* -- EXEMPTION OF ZWEIG, INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES FOR 6127 SOUTH WOODLAWN AVENUE.

A proposed ordinance to exempt Zweig, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 6127 South Woodlawn 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*.

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Presented By

**ALDERMAN MUNOZ (22nd Ward):**

*Referred* -- APPROVAL OF PLAT OF DEDICATION OF PORTION OF WEST 33RD PLACE.

A proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of dedication of West 33rd Place, being a 40 foot strip of land south of and adjoining the southerly right-of-way line of the Illinois Central Gulf Railroad, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- PERMISSION TO CLOSE TO TRAFFIC PORTION OF WEST 25TH STREET FOR SCHOOL PURPOSES.

Also, a proposed order directing the Commissioner of Transportation to grant permission to Epiphany Peace School to close to traffic West 25th Street, between 4200 and 4300, on all school days for the 1995 -- 1996 school year,

during the hours of 7:30 A.M. to 8:15 A.M. and 1:45 P.M. to 2:15 P.M., for school purposes, which was *Referred to the Committee on Traffic Control and Safety.*

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Presented By

**ALDERMAN CHANDLER (24th Ward):**

*Referred --* GRANT OF PRIVILEGE TO SEARS, ROEBUCK  
AND CO. TO MAINTAIN AND USE UTILITY  
TUNNEL AND SPRINKLER SUPPLY  
PIPE ON PORTION OF WEST  
POLK STREET.

A proposed ordinance to grant permission and authority to Sears, Roebuck and Co. to maintain and use a utility tunnel and a sprinkler main fire protection supply pipe at a point on the north side of North Polk Street, 175 feet west of the west line of South Hoyne Avenue and running under and across West Polk Street, which was *Referred to the Committee on Transportation and Public Way.*

---

*Referred --* CONSIDERATION FOR INSTALLATION OF  
ALLEYLIGHTS AT SPECIFIED LOCATIONS.

Also, two proposed orders directing the Commissioner of Transportation to give consideration to the installation of alleylights behind the premises at the locations specified, which were *Referred to the Committee on Finance*, as follows:

620 South Karlov Avenue -- one alleylight; and

619 South Kedvale Avenue -- one alleylight.

Presented By

ALDERMAN MEDRANO (25th Ward):

CONGRATULATIONS EXTENDED TO OFFICER  
PATRICK M. CLARK ON HIS RETIREMENT  
FROM CHICAGO POLICE DEPARTMENT.

A proposed resolution reading as follows:

WHEREAS, His peers and many friends will gather December 1, 1995 to honor Chicago Police Officer Patrick M. Clark who is retiring after almost three decades of outstanding service to the people of Chicago; and

WHEREAS, Officer Patrick M. Clark, Star 0091, represents the highest standard of public service, and the leaders of this great City are indeed proud of his accomplishments and successes as one of "Chicago's Finest"; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby express our gratitude and our heartiest congratulations to Chicago Police Officer Patrick M. Clark who is retiring from twenty-nine years of outstanding public service, and we extend to this fine citizen our very best wishes for continuing success in all his endeavors; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Chicago Police Officer Patrick M. Clark.

Alderman Medrano 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 Medrano, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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CONGRATULATION EXTENDED TO OFFICER  
EARL COLLINS ON HIS RETIREMENT  
FROM CHICAGO POLICE  
DEPARTMENT.

Also, a proposed resolution reading as follows:

WHEREAS, His peers and many friends will gather December 1, 1995 to honor Chicago Police Officer Earl Collins, who is retiring after over three decades of outstanding service to the people of Chicago; and

WHEREAS, Officer Earl Collins, Star 4251, represents the highest standard of public service, and the leaders of this great City are indeed proud of his accomplishments and successes as one of "Chicago's Finest"; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby express our gratitude and our heartiest congratulations to Chicago Police Officer Earl Collins who is retiring from thirty-four years of outstanding public service, and we extend to this fine citizen our very best wishes for continuing success in all his endeavors; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Chicago Police Officer Earl Collins.

Alderman Medrano 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 Medrano, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

Nays -- None.

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

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CONGRATULATIONS EXTENDED TO OFFICER  
MARTIN E. LA PIERRE ON HIS RETIREMENT  
FROM CHICAGO POLICE DEPARTMENT.

Also, a proposed resolution reading as follows:

WHEREAS, His peers and many friends will gather December 1, 1995 to honor Chicago Police Officer Martin E. LaPierre who is retiring after over three decades of outstanding service to the people of Chicago; and

WHEREAS, Officer Martin E. LaPierre, Star 9033, represents the highest standard of public service, and the leaders of this great City are indeed proud of his accomplishments and successes as one of "Chicago's Finest"; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this first day of November, 1995, A.D., do hereby express our gratitude and our heartiest congratulations to Chicago Police Officer Martin LaPierre who is retiring from thirty-four years of outstanding public service, and we extend to this fine citizen our very best wishes for continuing success in all his endeavors; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Chicago Police Officer Martin E. LaPierre.

Alderman Medrano 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 Medrano, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays -- None.*

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

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*Referred --* CONSIDERATION FOR HONORARY DESIGNATION  
OF PORTION OF SOUTH ARCHER AVENUE AS  
"GEORGE J. CHEUNG AVENUE".

Also, a proposed order authorizing the Department of Transportation to give consideration to honorarily designate South Archer Avenue, from South Wentworth Avenue to West Cermak Road, as "George J. Cheung Avenue", which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

ALDERMAN BURNETT (27th Ward):

*Referred --* EXEMPTION OF MR. JOSEPH FELDMAN FROM  
PHYSICAL BARRIER REQUIREMENT PERTAINING  
TO ALLEY ACCESSIBILITY FOR SPECIFIED  
PARKING FACILITIES.

Six proposed ordinances to exempt Mr. Joseph Feldman from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to 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:

114 and 122 West Damen Avenue;

2012 and 2028 West Madison Street;

1739 and 1753 West Monroe Street;

115 South Seeley Avenue;

1722, 2000, 2001 and 2040 West Warren Boulevard; and  
1725 West Washington Boulevard.

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*Referred* -- CONSIDERATION FOR INSTALLATION OF  
BICYCLE RACKS AT SPECIFIED LOCATIONS.

Also two proposed orders authorizing the Commissioner of Transportation to give consideration to the installation of bicycle racks at the locations specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

1212 North LaSalle Street; and  
661 West Lake Street.

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO CONSTRUCT, MAINTAIN AND USE CANOPY  
AT 222 SOUTH HALSTED STREET.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Rodity's Restaurant, Inc. to construct, maintain and use one canopy to be attached or attached to the building or structure at 222 South Halsted Street, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- CONSIDERATION FOR HONORARY DESIGNATION OF  
PORTION OF NORTH ORLEANS STREET AS "REVEREND  
HENRY M. MARBLY, SR. STREET".

Also, a proposed order directing the Commissioner of Transportation to give consideration to honorarily designate that part of North Orleans Street, from

West Oak Street to West Wendell Street, as "Reverend Henry M. Marbly, Sr. Street, which was *Referred to the Committee on Transportation and Public Way.*

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*Referred --* APPROVAL OF PROPERTY AT 410 NORTH MILWAUKEE AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

Also, a proposed resolution to approve the property at 410 North Milwaukee 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 E. SMITH (28th Ward) And  
ALDERMAN BURRELL (29th Ward):

*Referred --* COMMITTEE ON HEALTH URGED TO HOLD HEARINGS ON OUTBREAK OF MULTIDRUG RESISTANT TUBERCULOSIS.

A proposed resolution urging the Committee on Health to hold an immediate hearing to elicit testimony from government and private sector officials concerning the outbreak of multi-drug tuberculosis in the Chicago area and the development of a public awareness detection and prevention program, which was *Referred to the Committee on Health.*

Presented By

**ALDERMAN WOJCIK (30th Ward):**

*Referred* -- AMENDMENT OF TITLE 4, CHAPTER 156,  
SECTION 330 OF MUNICIPAL CODE OF CHICAGO  
TO FURTHER REGULATE ISSUANCE OF  
PUBLIC PLACE OF AMUSEMENT  
LICENSES.

A proposed ordinance to amend Title 4, Chapter 156, Section 330 of the Municipal Code of Chicago by extending the minimum distance allowed between a public place of amusement and any church, hospital or educational institution from 200 feet to 300 feet, as measured from the property line of said institutions to the property line of the premises for which a public place of amusement license is sought, and by specifying the requirements for application and conditions for approval of said license, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred* -- AMENDMENT OF TITLE 8, CHAPTER 16, SECTION 022  
OF MUNICIPAL CODE OF CHICAGO BY ASSESSING FEES  
FOR CUSTODY OF JUVENILE CURFEW VIOLATORS.

Also, a proposed ordinance to amend Title 8, Chapter 16, Section 022 of the Municipal Code of Chicago by charging parents/legal guardians of minors held in police custody for curfew violation a fee of Twenty Dollars (\$20.00) for each hour, after a 30-minute grace period, during which said minor remains in custody, which was *Referred to the Committee on Police and Fire*.

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*Referred* -- REQUEST FOR ASSIGNMENT OF PERSONNEL TO  
MONITOR AND DIRECT DRUG ENFORCEMENT  
POLICIES IN CERTAIN POLICE DISTRICTS.

Also, a proposed resolution directing Chicago Police Superintendent Matt L. Rodriguez to request assignment of drug enforcement agency personnel to the 14th, 17th and 25th police districts to monitor and direct drug enforcement policies, which was *Referred to the Committee on Police and Fire*.

Presented By

**ALDERMAN SUAREZ (31st Ward):**

*Referred* -- APPROVAL OF PROPERTY AT 4311 WEST BELMONT AVENUE AS CLASS 6(b) AND ELIGIBLE FOR COOK COUNTY TAX INCENTIVES.

A proposed resolution to approve the property at 4311 West Belmont Avenue as eligible for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was *Referred to the Committee on Finance*.

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Presented By

**ALDERMAN GABINSKI (32nd Ward):**

*Referred* -- GRANTS OF PRIVILEGE TO SUNDRY APPLICANTS FOR VARIOUS PURPOSES.

Three 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:

Big Bay Lumber Company -- to maintain and use a railroad switch track running along and across the public way on portions of North Cherry Avenue;

Mr. Robert Goldman -- to construct, maintain and use an eight-piece decorative fiberglass and metal non-structural ornamentation in the public way adjacent to 2434 West Greenview Avenue; and

Peerless Confection Company -- to maintain and use a railroad switch track in the public way adjacent to 150 West Schubert Avenue.

Presented By

**ALDERMAN MELL (33rd Ward):**

*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO CONSTRUCT, MAINTAIN AND USE CANOPY  
AT 3224 WEST MONTROSE AVENUE.

A proposed order authorizing the Director of Revenue to issue a permit to Benson & Park Funeral Home to construct, maintain and use one canopy to be attached or attached to the building or structure at 3224 West Montrose Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN AUSTIN (34th Ward):**

*Referred* -- STANDARDIZATION OF PORTION OF WEST 111TH  
STREET AS "REVEREND RICHARD C. EDWARDS DRIVE".

A proposed ordinance directing the Commissioner of Transportation to take the necessary action for standardization of that part of West 111th Street, between South Eggleston Avenue and South Normal Avenue, as "Reverend Richard C. Edwards Drive", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN BANKS (36th Ward):**

*Referred --* GRANT OF PRIVILEGE TO MR. RALPH FURLONG  
(DOING BUSINESS AS INDUSTRIAL STEEL & WIRE  
CO.) TO OCCUPY PORTION OF PUBLIC WAY  
ALONG WEST CORTLAND STREET FOR  
USE AS PARKING STALLS.

A proposed ordinance to grant permission and authority to Mr. Ralph Furlong, doing business as Industrial Steel & Wire Co., to occupy a nineteen foot strip of parkway along the north line of West Cortland Street, adjacent to 1901 North Narragansett Avenue, for use as parking stalls, which was *Referred to the Committee on Transportation and Public Way.*

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Presented By

**ALDERMAN BANKS (36th Ward) And  
ALDERMAN ALLEN (38th Ward):**

*Referred --* AMENDMENT OF TITLE 3, CHAPTER 33, SECTION 070  
OF MUNICIPAL CODE OF CHICAGO BY FURTHER  
REGULATING PROVISIONS FOR FILING OF REAL  
PROPERTY TRANSFER DECLARATIONS.

A proposed ordinance to amend Title 3, Chapter 33, Section 070 of the Municipal Code of Chicago which would require real property transfer declarations for the transfer of property used for residential purposes to include a certificate of compliance issued by the zoning administrator following a use analysis of the subject property, and establish a Fifty Dollar (\$50.00) inspection fee therefor, which was *Referred to the Committee on Zoning.*

*Referred* -- AMENDMENT OF TITLE 17, ARTICLE 11, SECTION 11.12-6 OF MUNICIPAL CODE OF CHICAGO (CHICAGO ZONING ORDINANCE) BY INCREASING CERTAIN REINSPECTION FEES ASSESSED BY ZONING ADMINISTRATOR.

Also, a proposed ordinance to amend Title 17, Article 11, Section 11.12-6 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, to increase the fees assessed by the zoning administrator from \$25.00 to \$50.00 for the reinspection of subject real property for which citations have been issued by zoning inspectors, which was *Referred to the Committee on Zoning*.

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Presented By

**ALDERMAN ALLEN (38th Ward):**

*Referred* -- APPROVAL OF PLAT OF RESUBDIVISION OF THE TERRACES OF OLD IRVING PARK IN AREA GENERALLY BOUNDED BY WEST MONTROSE AVENUE, NORTH KOSTNER AVENUE, WEST IRVING PARK ROAD AND NORTH CICERO AVENUE.

A proposed ordinance directing the Superintendent of Maps, Ex Officio Examiner of Subdivisions, to approve a plat of resubdivision of The Terraces of Old Irving Park in the area generally bounded by West Montrose Avenue, North Kostner Avenue, West Irving Park Road and North Cicero Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- EXEMPTION OF MS. MARIA BACZEK FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES AT 5935 WEST ADDISON STREET.

Also, a proposed ordinance to exempt Ms. Maria Baczek from the physical barrier requirement pertaining to alley accessibility for the parking facilities at 5935 West Addison 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.*

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Presented By

**ALDERMAN ALLEN (38th Ward)  
And OTHERS:**

*Referred --* AMENDMENT OF TITLE 8, CHAPTER 8 OF MUNICIPAL  
CODE OF CHICAGO BY ADDITION OF NEW SECTION 092  
REQUIRING DEPARTMENT OF POLICE TO NOTIFY  
NEIGHBORS WHENEVER CONVICTED SEX  
OFFENDERS MOVE INTO COMMUNITY.

A proposed ordinance, presented by Aldermen Allen, Banks, Doherty and Levar, to amend Title 8, Chapter 8 of the Municipal Code of Chicago by the addition of a new Section 8-8-092, entitled "Sex Offender Registration; Notice to Neighbors", whereby the Department of Police would be required to notify households within a 500-foot radius, and schools and businesses which cater to minors, whenever a convicted sex offender establishes residence in a community, which was *Referred to the Committee on Police and Fire.*

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Presented By

**ALDERMAN LAURINO (39th Ward):**

*Referred --* AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO CONSTRUCT, MAINTAIN AND USE CANOPY  
AT 4240 WEST LAWRENCE AVENUE.

A proposed order authorizing the Director of Revenue to issue a permit to Active Electrical Supply Co. to construct, maintain and use one canopy to be attached or attached to the building or structure at 4240 West Lawrence Avenue, which was *Referred to the Committee on Transportation and Public Way.*

Presented by

ALDERMAN O'CONNOR (40th Ward):

*Referred* -- EXEMPTION OF VARIOUS APPLICANTS FROM  
PHYSICAL BARRIER REQUIREMENT PERTAINING  
TO ALLEY ACCESSIBILITY FOR SPECIFIED  
PARKING FACILITIES.

Two 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:

Public Building Commission of Chicago and Chicago Board of Education/Hayt Elementary School -- 1518 West Granville Avenue (parking lot); and

Public Building Commission of Chicago and Chicago Board of Education/Kilmer Elementary School -- 6700 North Greenview Avenue (parking lot).

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO INSTALL SIGN/SIGNBOARD AT  
5205 NORTH BROADWAY.

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Art & Son Sign, Inc. to install a sign/signboard at 5205 North Broadway, which was *Referred to the Committee on Buildings*.

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*Referred* -- CHIEF EXECUTIVE OFFICER OF CHICAGO PUBLIC  
SCHOOLS INVITED TO APPEAR BEFORE COMMITTEE  
ON EDUCATION TO EXPLAIN CURRENT STATUS  
OF AND FUTURE PLANS FOR  
PUBLIC SCHOOLS.

Also, a proposed resolution to invite Mr. Paul Vallas, Chief Executive

Officer of the Chicago Public Schools, to appear before the next scheduled meeting of the Committee on Education to explain the current status of the schools of Chicago and to describe plans for their improvement, which was *Referred to the Committee on Education.*

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Presented By

**ALDERMAN DOHERTY (41st Ward):**

*Referred --* AMENDMENT OF TITLE 4, CHAPTER 4 OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF NEW SECTION 020-1 TO REQUIRE ORGANIZATIONS ENGAGED IN FUND-RAISING TO OBTAIN LIMITED BUSINESS LICENSES.

A proposed ordinance to amend Title 4, Chapter 4 of the Municipal Code of Chicago by the addition of a new Section 020-1, entitled "Fund-raising Organizations", which would require all organizations that engage in the operation of raising monies for eleemosynary purposes, other than bargaining agents for city police and fire organizations, to apply for a limited business license and to pay the fee therefor as set forth in Section 4-5-020 of the Municipal Code, which was *Referred to the Committee on Police and Fire.*

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*Referred --* ESTABLISHMENT OF ADMISSION FEE FOR ADULTS ATTENDING CITY-SPONSORED FESTIVALS.

Also, a proposed ordinance to establish an admission fee of \$5.00 for persons between the ages of eighteen and sixty years old upon entrance to a City festival or a festival held on public property and sponsored by the City of Chicago, with 75% of funds collected to be allocated toward the establishment of permanent festival grounds, and 25% to be used to cover the expenses incurred by the City for such festivals, which was *Referred to the Committee on Special Events and Cultural Affairs.*

*Referred* -- COMMITTEE ON BUILDINGS URGED TO HOLD PUBLIC  
HEARINGS CONCERNING FLOODING PROBLEMS  
CAUSED BY CERTAIN ACTIONS TAKEN BY  
RESIDENTIAL HOMEOWNERS.

Also, a proposed resolution calling upon the Committee on Buildings to hold public hearings to elicit testimony from government and private sector officials on possible solutions to flooding problems caused during heavy rainfalls by the improper use of downspouts or the adjustment of ground levels by residential property owners, which was *Referred to the Committee on Buildings*.

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*Referred* -- COMMITTEE ON EDUCATION URGED TO HOLD  
HEARINGS ON DISCLOSURE OF CERTAIN INFORMATION  
BY APPLICANTS PROVIDING SCHOOL BUS  
TRANSPORTATION SERVICES.

Also, a proposed resolution calling upon the Committee on Education to hold hearings concerning enactment of legislation which would require applicants requesting to provide school bus transportation services to file with the City Council a list of all incidents occurring within the previous ten years involving vehicle or operator defects and/or violations, including compliance and correction records for the same period and vehicle citation rates per 100 busses; a disclosure statement of employee turnover rates, driver citations and criminal convictions; if a locally-based applicant with national affiliations, to set forth separate data for all subsidiaries and affiliates of its parent company; and further, to require companies which acquire existing school bus transportation contractors to provide the above-referenced information as part of the terms of sale, which was *Referred to the Committee on Education*.

Presented By

**ALDERMAN DOHERTY (41st Ward)  
And OTHERS:**

*Referred* -- **AMENDMENT OF TITLE 8, CHAPTER 20 OF MUNICIPAL  
CODE OF CHICAGO BY ADDITION OF NEW SECTION 091  
CONCERNING REGISTRATION OF FIREARMS BY  
ACTIVE OR RETIRED LAW ENFORCEMENT  
OFFICERS.**

A proposed ordinance, presented by Aldermen Doherty, Banks, Allen, Laurino, O'Connor and Levar, to amend Title 8, Chapter 20 of the Municipal Code of Chicago by the addition of a new Section 091, entitled "Registration and Re-registration by Active and Retired Law Enforcement Officers", which would require active duty or retired law enforcement officers to register and, if necessary, re-register all personally-owned firearms in accordance with the provisions of Chapter 8-20 of the Municipal Code, with such applications submitted on a single composite form provided by the Superintendent of Police and renewed, at no cost, not more than once every two years, which was *Referred to the Committee on Police and Fire.*

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Presented By

**ALDERMAN NATARUS (42nd Ward):**

**BUILDINGS DECLARED PUBLIC NUISANCES AND  
ORDERED DEMOLISHED.**

Two proposed ordinances reading as follows (the italic heading in each case not being a part of the ordinance):

*416 East Grand Avenue.*

**WHEREAS, The building at the following location, to wit: 416 East Grand Avenue, is so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,**

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

SECTION 1. The building at the following location, to wit: 416 East Grand Avenue, 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.

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1163 -- 1167 North State Street.

WHEREAS, The building located at 1163 -- 1167 North State Street is so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,

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

SECTION 1. The building located at 1163 -- 1167 North State Street is declared a public nuisance, and the Commissioner of Buildings is hereby authorized and directed to cause demolition of same.

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

Alderman Natarus moved to *Suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed ordinances. The motion *Prevailed*.

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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*Referred* -- AMENDMENT OF TITLE 15, CHAPTERS 4 AND 20  
OF MUNICIPAL CODE OF CHICAGO BY FURTHER  
REGULATING PERMITS FOR  
FIREWORKS DISPLAYS.

Also, a proposed ordinance to amend Title 15, Chapter 4, Section 550 and Chapter 20, Section 240 of the Municipal Code of Chicago by requiring applicants for permits to conduct fireworks displays on privately-owned property or in public parks or other public open spaces to provide written notice to the alderman of the affected ward ten days prior to the date of application for such permit and prohibit the issuance of said permits unless written consent of the alderman of the affected ward is attached thereto, which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- GRANTS OF PRIVILEGE TO SUNDRY  
APPLICANTS FOR VARIOUS PURPOSES.

Also, six proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

American Dental Association -- to maintain an use a sidewalk vault in the public way adjacent to 211 East Chicago Avenue;

Board of Trustees of the University of Illinois -- to maintain and use six electrical ducts in the public way originating at 760 West Taylor Street;

FCL Properties for 25 West Hubbard Associates -- to maintain and use a vaulted space in the public way adjacent to 25 West Hubbard Street;

The John Marshall Law School -- to maintain and use a vaulted area in the public way adjacent to 304 South State Street;

Mr. Gus J. Totlis -- to maintain and use a stairway encroachment in the public way adjacent to 111 East Bellevue Place; and

United Service Organization of Illinois, Inc. -- to construct, maintain and use two flagpoles in the public way adjacent to 332 North Michigan Avenue.

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*Referred* -- AMENDMENT OF ORDINANCE WHICH ESTABLISHED  
BUS STAND ON PORTION OF SOUTH CANAL STREET.

Also, a proposed ordinance to amend a previously passed ordinance which established a bus stand along the east curb of South Canal Street, between West Jackson Boulevard and West Van Buren Street, during the hours of 7:00 A.M. to 9:30 A.M., except Saturdays, Sundays and holidays, by removing the restrictions on days and hours during which said bus stand is in effect, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO INSTALL SIGN/SIGNBOARD AT 412  
NORTH WELLS STREET.

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Universal Outdoor, Inc. to install a sign/signboard at 412 North Wells Street, which was *Referred to the Committee on Buildings*.

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*Referred* -- PERMISSION TO PARK PICKUP TRUCK AT  
1458 WEST LEXINGTON STREET.

Also, a proposed order directing the Commissioner of Transportation to grant permission to Ms. Angela Mundschan to park her pickup truck at 1458 West Lexington 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* -- PERMISSION FOR RECESSED BAY  
ADJACENT TO 199 EAST LAKE SHORE  
DRIVE.

Also, a proposed order authorizing the Commissioner of Transportation to grant permission for a recessed bay adjacent to 199 East Lake Shore Drive, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMITS TO  
CONSTRUCT, MAINTAIN AND USE CANOPIES AT  
SPECIFIED LOCATIONS.

Also, nine proposed orders authorizing the Director of Revenue to issue permits to the applicants listed to construct, maintain and use canopies to be attached or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Altman Shoes -- for one canopy at 120 West Monroe Street;

Boston Market -- for one canopy at 55 East Wacker Drive;

The Chicagoan -- for one canopy at 750 North Rush Street;

DePaul University -- for one canopy at 304 South Wabash Avenue;

LaSalle National Bank, as Trustee, under Trust Number 106755 -- for two canopies at 60 East Lake Street;

Mr. Ronald E. Stackler, General Partner -- for one canopy at 70 East Walton Street;

Ten West Jackson Limited Partnership -- for one canopy at 10 West Jackson Boulevard;

Tru Properties, Inc. (formerly Toys-R-Us) -- for one canopy at 6 -- 26 South State Street; and

Wilson Hair Design -- for four canopies at 210 West Kinzie Street.

Presented By

ALDERMAN NATARUS (42nd Ward) And  
ALDERMAN HAITHCOCK (2nd Ward):

DRAFTING OF ORDINANCE FOR VACATION OF PORTIONS OF  
SPECIFIED PUBLIC WAYS IN AREA GENERALLY BOUNDED  
BY WEST TAYLOR STREET, SOUTH THROOP STREET,  
WEST GRENSHAW STREET AND SOUTH  
LAFLIN STREET.

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 portions of West Fillmore Street and South Loomis Street, in the area bounded by West Taylor Street, South Throop Street, West Grenshaw Street and South Laflin Street, as well as the east/west public alley in the block bounded by West Fillmore Street, South Throop Street, West Grenshaw Street and South Loomis Street, for Fillmore Development L.L.C. (File No. \_\_\_\_\_); said ordinance to be transmitted to the Committee on Transportation and Public Way for consideration and recommendation to the City Council.

Alderman Natarus moved to *Suspend the Rules Temporarily* to permit immediate consideration of and action upon the foregoing proposed order. The motion *Prevailed*.

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

Presented By

**ALDERMAN NATARUS (42nd Ward) And  
ALDERMAN DOHERTY (41st Ward):**

*Referred --* AMENDMENT OF TITLE 7, CHAPTER 12, SECTION 050  
OF MUNICIPAL CODE OF CHICAGO CONCERNING  
MUZZLING OF DANGEROUS ANIMALS.

A proposed ordinance to amend Title 7, Chapter 12, Section 050 of the Municipal Code of Chicago which requires dangerous animals to be muzzled while away from their owner's property by allowing for the removal of said muzzle when situations warrant, which was *Referred to the Committee on the Budget and Government Operations.*

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Presented By

**ALDERMAN BERNARDINI (43rd Ward):**

*Referred --* GRANT OF PRIVILEGE TO BENEVOLENT & PROTECTIVE  
ORDER OF ELKS, U.S.A. TO MAINTAIN AND USE  
PEDESTRIAN TUNNEL AND PIPE TUNNEL  
UNDER PUBLIC WAY ADJACENT TO  
425 WEST DIVERSEY PARKWAY.

A proposed ordinance to grant permission and authority to Benevolent & Protective Order of Elks, U.S.A., to maintain and use a pedestrian tunnel and a pipe tunnel running under and across specified public alleys and connecting the premises at 425 West Diversey Parkway with the premises at 2750 North Lakeview Avenue, which was *Referred to the Committee on Transportation and Public Way.*

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*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 or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Mr. Nick Kontalohis -- for two canopies at 1973 North Halsted Street; and

Mr. Hung Kit Ng -- for one canopy at 839 West Diversey Parkway.

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Presented By

**ALDERMAN HANSEN (44th Ward):**

*Referred* -- AUTHORIZATION FOR ISSUANCE OF  
PERMITS TO INSTALL SIGNS/SIGNBOARDS AT  
3745 NORTH SOUTHPORT AVENUE.

Two proposed orders directing the Commissioner of Buildings to issue permits to Triangle Sign Company to install one single-face marquee sign and one double-face vertical sign at 3745 North Southport Avenue, which was *Referred to the Committee on Buildings*.

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Presented For

**ALDERMAN HANSEN (44th Ward):**

*Referred* -- AMENDMENT OF TITLE 17 OF MUNICIPAL CODE OF  
CHICAGO (CHICAGO ZONING ORDINANCE) BY CREATION  
OF SD-7 CENTRAL LAKEVIEW SPECIAL DISTRICT IN  
AREA SHOWN ON MAP NUMBER 7-G AND BY  
ADDITION OF NEW SECTION 10A-1.7  
SETTING FORTH PURPOSE  
AND REGULATIONS  
PERTAINING  
THERETO.

A proposed ordinance, presented by Alderman Levar, to amend Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, for the purpose of creating a new SD-7 Central Lakeview Special District, in addition to the

existing R4 General Residence District, in a specified area shown on Map Number 7-G, and by the addition of a new Section 10A-1.7 which would set forth the purpose and regulations relating thereto, which was *Referred to the Committee on Zoning*.

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*Referred*-- CONSIDERATION FOR CURB CUT AT CROSSWALK  
IN FRONT OF 811 WEST WELLINGTON AVENUE.

Also, a proposed order, presented by Alderman Levar, directing the Commissioner of Transportation to give consideration to a curb cut (to accommodate a wheelchair) at the crosswalk located in front of 811 West Wellington Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred*-- AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO CONSTRUCT, MAINTAIN AND USE CANOPIES  
AT 931 -- 935 WEST BELMONT AVENUE.

Also, a proposed order, presented by Alderman Levar, authorizing the Director of Revenue to issue a permit to City Suites Hotel Chicago to construct, maintain and use two canopies to be attached or attached to the building or structure at 931 -- 935 West Belmont Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

ALDERMAN LEVAR (45th Ward):

DRAFTING OF ORDINANCE FOR VACATION OF SPECIFIED  
PUBLIC ALLEY IN BLOCK BOUNDED BY WEST FOSTER  
AVENUE, WEST HIGGINS AVENUE, NORTH MOODY  
AVENUE AND NORTH MEADE 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 all of the east/west ten (10) foot public alley in the block bounded by West Foster Avenue, West Higgins Avenue, North Moody Avenue and North Meade Avenue for the Northwest Fellowship Baptist Church (File No. 8-45-95-1995); said ordinance to be transmitted to the Committee on Transportation and Public Way for consideration and recommendation to the City Council.

Alderman Levar 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 Levar, the foregoing proposed order was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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*Referred* -- EXEMPTION OF ACCURATE AUTO SERVICE, INC. FROM  
PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY  
ACCESSIBILITY FOR PARKING FACILITIES FOR  
5430 WEST MONTROSE AVENUE.

Also, a proposed ordinance to exempt Accurate Auto Service, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5430 West Montrose 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*.

*Referred* -- PERMISSION TO CLOSE TO TRAFFIC  
PORTION OF NORTH MENARD AVENUE  
FOR SCHOOL PURPOSES.

Also, a proposed order directing the Commissioner of Transportation to grant permission to the Chicago Board of Education/Ernst Prussing Elementary School to close to traffic that part of North Menard Avenue, from West Giddings Street to West Eastwood Avenue on all school days, during the periods of 8:15 A.M. to 9:00 A.M. and 2:00 P.M. to 2:40 P.M., for school purposes, which was *Referred to the Committee on Traffic Control and Safety*.

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO CONSTRUCT, MAINTAIN AND USE CANOPY  
AT 5007 WEST IRVING PARK ROAD.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Frank's Place, Inc., doing business as Nite Cap Pub, to construct, maintain and use one canopy to be attached or attached to the building or structure at 5007 West Irving Park Road, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- AUTHORIZATION FOR HONORARY DESIGNATION  
OF NORTH LAWLER AVENUE AS  
"CONGREGATIONAL WAY".

Also, a proposed order directing the Commissioner of Transportation to honorarily designate the 5400 block of North Lawler Avenue as "Congregational Way", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN SHILLER (46th 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 or attached to the buildings or structures specified below, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Ansell O'Keefe, Inc., doing business as LaDonna, Inc. -- for one canopy at 5146 North Clark Street;

Nelson Funeral Homes, Inc. -- for one canopy at 5149 North Ashland Avenue; and

St. James Properties -- for five canopies at 4520 North Clarendon Avenue.

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Presented By

**ALDERMAN SCHULTER (47th Ward):**

*Referred* -- AMENDMENT OF TITLE 4, CHAPTERS 5 AND 60  
OF MUNICIPAL CODE OF CHICAGO BY ADDITION OF  
DEFINITIONS AND FEES CONCERNING  
PACKAGED ALCOHOLIC GOODS.

A proposed ordinance to amend Title 4 of the Municipal Code of Chicago by including within Chapter 60, Section 010 the definitions for "Consumption on Premises -- Incidental Activity License -- Beer and Wine Only" and "Package Goods License -- Beer and Wine Only" and by including within Chapter 5, Section 010 the applicable application fees for each six month license period, which was *Referred to the Committee on License and Consumer Protection*.

*Referred* -- AMENDMENT OF TITLE 4, CHAPTER 60, SECTION 021 OF  
MUNICIPAL CODE OF CHICAGO BY FURTHER REGULATING  
REQUIREMENTS AND PROCEDURES RELATING  
TO PROHIBITION OF ADDITIONAL  
LIQUOR LICENSES.

Also, a proposed ordinance to amend Title 4, Chapter 60, Section 021 of the Municipal Code of Chicago by further defining the boundaries for areas where the issuance of additional liquor licenses are prohibited; imposing a time limit on the application review process for successor liquor licenses; increasing the waiting period to two years before prohibitory ordinances may be considered or passed after the repeal of a similar ordinance applicable to an area; requiring that notices under Municipal Code Section 4-60-021 (e) be published in a newspaper of general circulation in the City; authorizing the Committee on License and Consumer Protection to consider and act upon any ordinance which fails to comply with the provisions of Municipal Code Sections 4-60-021 (d) and (f); and providing for the enforcement of any ordinance that is contrary to the provisions of Municipal Code Section 4-60-021 (d), which was *Referred to the Committee on License and Consumer Protection*.

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT  
TO CONSTRUCT, MAINTAIN AND USE CANOPY  
AT 3600 NORTH WESTERN AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Mr. David Arnoux to construct, maintain and use one canopy to be attached or attached to the building or structure at 3600 North Western Avenue, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN M. SMITH (48th Ward):**

*Referred* -- AMENDMENT OF TITLE 10, CHAPTER 8 OF  
MUNICIPAL CODE OF CHICAGO BY ADDITION OF  
NEW SECTION 526 AUTHORIZING CHICAGO  
POLICE OFFICERS TO ENTER RULES  
AND REGULATIONS OF CHICAGO  
TRANSIT AUTHORITY.

A proposed ordinance to amend Title 10, Chapter 8 of the Municipal Code of Chicago by the addition of a new Section 526, which would authorize Chicago Police Officers to authorize Chicago Transit Authority provisions concerning rules of conduct on property-owned, operated or maintained by the C.T.A. and establish fine not exceeding \$100.00 for violations of the above-referenced ordinance, which was *Referred to the Committee on Police and Fire*.

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Presented By

**ALDERMAN MOORE (49th Ward):**

*Referred* -- GRANT OF PRIVILEGE TO LOYOLA UNIVERSITY OF  
CHICAGO TO MAINTAIN AND USE STAIRWAY AT  
6525 NORTH SHERIDAN ROAD.

A proposed ordinance to grant permission and authority to Loyola University of Chicago to maintain and use a stairway to facilitate ingress and egress to its property located at 6525 North Sheridan Road, which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN MOORE (49th Ward) And  
ALDERMAN CHANDLER (24th Ward):**

**ILLINOIS GENERAL ASSEMBLY REQUESTED TO  
FULLY IMPLEMENT NATIONAL VOTER  
REGISTRATION ACT.**

WHEREAS, The 1993 National Voter Registration Act ("Motor-Voter"), which is the law of the land, provides for voter registration in motor vehicle registration offices, at certain other government service offices, and by mail; and

WHEREAS, Motor-Voter laws have operated successfully in some states for as long as twenty years without significant voter fraud or significant increased cost to taxpayers; and

WHEREAS, Nine million people have registered to vote in other states under Motor-Voter since January of 1995, the most successful voter registration program in history; and

WHEREAS, The State of Illinois, when ordered by the federal court to comply with the provisions of the 1993 Act, devised a two-tier system which registers voters for federal elections only, thus requiring them to register a second time for state and local elections; and

WHEREAS, Only Illinois and Mississippi have created a cumbersome two-tier system that makes it necessary for voters to register a second time in order to vote in local elections; and

WHEREAS, This two-tier system will cost the taxpayers of Illinois millions of dollars to set up dual record keeping systems, buy separate poll sheets, binders, ballot cards, voting stations, and so forth for elections -- as much as 2.5 Million Dollars for Cook County and the City of Chicago alone -- in the upcoming 1996 presidential election year; and

WHEREAS, This is a wasteful expenditure of taxpayer money; and

WHEREAS, This system of registering for federal-only elections will result in disenfranchisement, disillusionment and distress to voters; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled on this first day of November, 1995, do hereby request the members of the Illinois General Assembly to fully

implement the Motor-Voter law as a unitary, one-registration-for-all-elections system in the upcoming veto session of the legislature; and

*Be It Further Resolved*, That suitable copies of this resolution be sent to all members of the Illinois General Assembly, the governor, the secretary of state and the county clerks of each county in Illinois.

Alderman Moore 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 Moore, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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Presented By

**ALDERMAN STONE (50th Ward):**

**BUILDING AT 2548 WEST PETERSON AVENUE DECLARED  
PUBLIC NUISANCE AND ORDERED DEMOLISHED.**

A proposed ordinance reading as follows:

WHEREAS, The building located at 2548 West Peterson Avenue is so deteriorated and weakened that it is structurally unsafe and a menace to life and property in its vicinity; now, therefore,

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

SECTION 1. The building at 2548 West Peterson Avenue is declared a public nuisance, and the Commissioner of Buildings is hereby authorized and directed to cause demolition of same.

SECTION 2. This ordinance shall be in effect 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 Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

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*Referred* -- CONSIDERATION FOR INSTALLATION OF BUS SHELTER AT 6933 NORTH KEDZIE AVENUE.

Also, a proposed order urging the Chicago Transit Authority to consider the installation of a bus shelter at 6933 North Kedzie Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- AUTHORIZATION FOR ISSUANCE OF PERMIT TO CONSTRUCT, MAINTAIN AND USE CANOPY AT 6426 NORTH WESTERN AVENUE.

Also, a proposed order authorizing the Director of Revenue to issue a permit to Foot and Ankle Clinics of America Ltd. to construct, maintain and use one

canopy to be attached or attached to the building or structure at 6426 North Western Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN STONE (50th Ward) And  
ALDERMAN O'CONNOR (40th Ward):**

*Referred --* **STANDARDIZATION OF PORTION OF WEST PRATT  
BOULEVARD AS "RAMONA SHIFFER DRIVE".**

A proposed ordinance directing the Commissioner of Transportation to take the necessary action for standardization of that part of West Pratt Boulevard, from North Fairfield Avenue to North Washtenaw Avenue, as "Ramona Shiffer Drive", which was *Referred to the Committee on Transportation and Public Way*.

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**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 alderman named and were *Referred to the Committee on Finance*, as follows:

**FREE PERMITS:**

**BY ALDERMAN HAITHCOCK (2nd Ward):**

De La Salle Institute -- for construction on the premises known as 3455 South Wabash Avenue.

**BY ALDERMAN PRECKWINKLE (4th Ward):**

Scalabrini Theological Seminary -- for rehabilitation of a building on the premises known as 5121 South University Avenue.

**BY ALDERMAN DIXON (8th Ward):**

Saint Ailbe Catholic Church -- for installation permit fees for an air-conditioning unit on the premises known as 9015 South Harper Avenue.

**BY ALDERMAN SHAW (9th Ward):**

Harris Temple Church of God in Christ -- for improvement of an existing structure on premises known as 10558 South Michigan Avenue.

**BY ALDERMAN BUCHANAN (10th Ward):**

Thomas J. Murphy P.C. -- for the Kalmanovitz Charitable Foundation on the premises known as 4000 East 103rd Street.

**BY ALDERMAN COLEMAN (16th Ward):**

The Port -- for rehabilitation of a building on the premises known as 5013 South Hermitage Avenue.

**BY ALDERMAN RUGAI (19th Ward):**

United Charities, Senior Services South -- for renovation of the premises known as 3139 West 111th Street.

**BY ALDERMAN MEDRANO (25th Ward):**

Alivio Medical Center -- for rehabilitation of the premises known as 2355 South Western Avenue.

**BY ALDERMAN E. SMITH (28th Ward):**

Bethel New Life -- for construction of single-family residences for low- and moderate-income families at various locations.

One Lord, One Faith Baptist Church -- for construction of a three-car garage as an addition to the church on the premises known as 312 North Lavergne Avenue.

Twelve Gates Baptist Church -- for construction of a new church building on the premises known as 4606 West Monroe Street.

**BY ALDERMAN GABINSKI (32nd Ward):**

Saint Mary of Nazareth Hospital -- for new construction and improvements of an existing structure on the premises known as 2222 West Division Street.

**BY ALDERMAN NATARUS (42nd Ward):**

Daley Center Plaza Renovation -- for installation of six trees on the premises known as 55 West Washington Street.

Northwestern Memorial Hospital -- for renovation of the first floor and for landscaping on the premises known as 240 East Ontario Street.

**BY ALDERMAN HANSEN (44th Ward):**

Chicago City Day School -- for expansion of school facilities on the premises known as 541 West Hawthorn Place.

**BY ALDERMAN M. SMITH (48th Ward):**

Community Counseling Center of Chicago -- for removal and replacement of roof and installation of heating and cooling equipment on the premises known as 5710 -- 5714 North Broadway and 1200 West Early Avenue.

**LICENSE FEE EXEMPTIONS:**

**BY ALDERMAN STEELE (6th Ward):**

Topsy Turby Nursery Kindergarten, Inc., 723 East 75th Street.

**BY ALDERMAN OCASIO (26th Ward):**

Saint Elizabeth's Hospital, 1431 North Western Avenue.

*BY ALDERMAN BANKS (36th Ward):*

Norwegian Lutheran Bethesda Home Association, doing business as Bethesda Home and Retirement Center, 2833 North Nordica Avenue.

*BY ALDERMAN ALLEN (38th Ward):*

Wings Pre-school, Inc., 6337 West Cornelia Avenue.

*BY ALDERMAN O'CONNOR (40th Ward):*

Swedish Covenant Hospital, 5145 North California Avenue (2).

*BY ALDERMAN STONE (50th Ward):*

Congregation K.I.N.S. of West Rogers Park, 2800 West North Shore Avenue.

Jewish Family Community Service, doing business as Virginia Frank Child Development Center, 3033 West Touhy Avenue.

Northwest Home for the Aged, 6300 North California Avenue.

**CANCELLATION OF WARRANTS FOR COLLECTION:**

*BY ALDERMAN HAITHCOCK (2nd Ward):*

Charitbulls, 24 South Hoyne Avenue -- annual driveway usage fees.

Pacific Garden Mission, 646 South State Street -- annual building inspection fee, annual public place of assembly inspection fee and annual sign inspection fee.

*BY ALDERMAN TILLMAN (3rd Ward):*

Paul G. Stewart Apartments, 400 East 41st Street -- annual driveway usage fees.

**BY ALDERMAN DIXON (8th Ward):**

Ada F. McKinley Community Services, 1100 East 87th Street -- annual driveway usage fees.

**BY ALDERMAN SHAW (9th Ward):**

Historic Pullman Center, 614 East 113th Street -- annual public place of assembly inspection fees and annual refrigeration/air-conditioning inspection fee (2).

**BY ALDERMAN HUELS (11th Ward):**

Benton Community Settlement (various locations) -- annual building inspection fee and annual boiler inspection fees (3).

Spanish Coalition for Jobs, 2031 West Pershing Road -- annual driveway usage fees (2).

Valentine Chicago Boys Club, 3400 South Emerald Avenue -- annual fuel burning equipment inspection fees (2).

**BY ALDERMAN OLIVO (13th Ward):**

Archdiocese of Chicago/Queen of the Universe Church, 7130 South Hamlin Avenue -- annual boiler inspection fees.

**BY ALDERMAN BURKE (14th Ward):**

Misericordia Heart of Mercy Home, 2926 West 47th Street -- annual driveway maintenance inspection fee.

**BY ALDERMAN STREETER (17th Ward):**

Ada S. McKinley Community Services, 7622 South Harvard Avenue -- annual driveway usage fees.

**BY ALDERMAN RUGAI (19th Ward):**

Morgan Park Academy, 2153 West 111th Street -- annual public place of assembly inspection fee, annual fuel burning equipment inspection fee and annual driveway usage fee (3).

*BY ALDERMAN TROUTMAN (20th Ward):*

Animal Welfare League, 6224 South Wabash Avenue -- annual refrigeration/air-conditioning inspection fee.

*BY ALDERMAN GABINSKI (32nd Ward):*

Saint Alphonsus, 2936 North Southport Avenue -- annual control and process device inspection fee.

Saint Mary of Nazareth Hospital Center, 2233 West Division Street -- annual institution inspection fee, annual sign inspection fees and annual fuel burning inspection fees (5).

*BY ALDERMAN MELL (33rd Ward):*

Saint Paul's House and Medical Center, 3831 North Mozart Street -- annual fuel burning equipment inspection fees.

*BY ALDERMAN AUSTIN (34th Ward):*

Gospel Truth Missionary Baptist Church, 10039 South Halsted Street -- annual driveway usage fees.

*BY ALDERMAN BANKS (36th Ward):*

Bethesda Home and Retirement Center (various locations) -- annual driveway maintenance inspection fees.

Our Lady of the Resurrection Professional Building, 5600 West Addison Street -- annual building inspection fee.

Resurrection Health Care, 6808 West Belmont Avenue -- annual driveway maintenance inspection fee.

*BY ALDERMAN ALLEN (38th Ward):*

Belmont Assembly of God Church, also known as Belmont Evangelical Church (various locations) -- annual public place of assembly inspection fees, annual sign inspection fee and annual mechanical ventilation inspection fees (3).

Our Lady of the Resurrection Hospital (various locations) -- annual institution inspection fees.

*BY ALDERMAN O'CONNOR (40th Ward):*

Edgewater Medical Center (various locations) -- annual sign inspection fees and annual fuel burning equipment inspection fee (2).

Life Center on the Green, 5145 North California Avenue -- annual "No Parking" sign usage fee.

Swedish Covenant Hospital (various locations) -- semi-annual elevator inspection fees, annual public place of assembly inspection fees, annual refrigeration/air-conditioning inspection fee, annual fuel burning equipment inspection fees and annual "No Parking" sign usage fee (5).

*BY ALDERMAN DOHERTY (41st Ward):*

Evangelical Lutheran Church in America (various locations) -- annual building inspection fees.

Norwood Park Homes, 6016 North Nina Avenue -- annual driveway usage fees.

Resurrection Medical Center, 7435 West Talcott Avenue -- annual sign inspection fee.

*BY ALDERMAN NATARUS (42nd Ward):*

Consulate General of the People's Republic of China in Chicago, 100 West Erie Street -- annual driveway usage inspection fee.

Northwestern Memorial Hospital (various locations) -- annual building inspection fees, annual canopy and revolving door inspection fees, annual institution inspection fees, annual sign inspection fee, annual fuel burning equipment inspection fees and annual driveway usage inspection fee (9).

Terra Museum of American Art (various locations) -- annual building inspection fees (2).

*BY ALDERMAN BERNARDINI (43rd Ward):*

Anixter Center, 2032 North Clybourn Avenue -- annual building inspection fee.

**BY ALDERMAN LEVAR for  
ALDERMAN HANSEN (44th Ward):**

Organic Theatre, 3319 North Clark Street -- annual public place of assembly inspection fees, annual refrigeration/air-conditioning inspection fee and annual mechanical ventilation inspection fees (5).

Saint Joseph Hospital and Health Center (various locations) -- annual institution inspection fees.

**BY ALDERMAN SCHULTER (47th Ward):**

Japanese American Service, 4427 North Clark Street -- annual driveway usage fees.

**BY ALDERMAN MOORE (49th Ward):**

Convent of the Sacred Heart, 6250 North Sheridan Road -- semi-annual elevator inspection fee.

**BY ALDERMAN STONE (50th Ward):**

Congregation Ezras Israel, 7001 North California Avenue -- semi-annual elevator inspection fee.

Northwest Home for the Aged, 6300 North California Avenue -- semi-annual elevator inspection fee.

#### CANCELLATION OF WATER RATES:

**BY ALDERMAN TROUTMAN (20th Ward):**

New Pentecostal Apostolic Church of God, 5152 South Indiana Avenue.

Young Men's Christian Association of Metropolitan Chicago, 6200 South Drexel Avenue.

**BY ALDERMAN BURNETT (27th Ward):**

Morningside North Apartment, 170 West Oak Street (2).

## REFUND OF FEES:

**BY ALDERMAN HAITHCOCK (2nd Ward):**

Indiana Avenue Pentacostal Church, 3520 South Indiana Avenue -- refund in the amount of \$394.00.

**BY ALDERMAN PRECKWINKLE (4th Ward):**

K.A.M. Isaiah Israel Nursery School, 5039 South Greenwood Avenue -- refund in the amount of \$75.00.

**BY ALDERMAN BUCHANAN (10th Ward):**

Thomas J. Murphy, 111 West Washington Street -- refunds in the amounts of \$236.00 and \$280.00 (2).

**BY ALDERMAN E. SMITH (28th Ward):**

Bethel Housing Development Fund/Bethel New Life, Inc., 367 North Karlov Avenue -- refunds in the amounts of \$1,621.50 and \$700.00.

**BY ALDERMAN ALLEN (38th Ward):**

Wings Pre-School Inc., 6337 West Cornelia Avenue -- refund in the amount of \$75.00.

**BY ALDERMAN O'CONNOR (40th Ward):**

Hull House Association, doing business as Project T.E.A.M., 5650 North Western Avenue -- refund in the amount of \$250.00.

**BY ALDERMAN DOHERTY (41st Ward):**

Resurrection Medical Center, 7435 West Talcott Avenue -- refund in the amount of \$150.00.

**BY ALDERMAN NATARUS (42nd Ward):**

Old Saint Patrick's Church, 700 West Adams Street -- refund in the amount of \$1,375.00.

*BY ALDERMAN M. SMITH* (48th Ward):

Community Counseling Center of Chicago, 5710 -- 5714 North Broadway -- refund in the amount of \$2,954.00.

Travelers & Immigrants Aid, 208 South LaSalle Street -- refund in the amount of \$859.00.

*BY ALDERMAN MOORE* (49th Ward):

American Legion, Rogers Park Post No. 108, 6908 North Clark Street -- refunds in the amounts of \$45.00 and \$300.00.

#### WAIVER OF FEES:

*BY ALDERMAN HAITHCOCK* (2nd Ward):

Indiana Avenue Pentecostal Church, 3520 South Indiana Avenue -- waiver of occupancy card fees.

*BY ALDERMAN STEELE* (6th Ward):

8000 South Vernon Avenue Block Club (various locations) -- waiver of electrical fees for installation of post lights.

*BY ALDERMAN BUCHANAN* (10th Ward):

William Franko, V.F.W. Post, 10724 -- 10726 South Ewing Avenue -- waiver of installation fee for "No Parking Handicapped Loading Zone" signs.

*BY ALDERMAN TROUTMAN* (20th Ward):

Freedom Temple Church, 6029 -- 6031 South Champlain Avenue -- waiver of demolition lien against property at 6029 -- 6031 South Champlain Avenue.

*BY ALDERMAN NATARUS* (42nd Ward):

The Latin School, 59 West North Avenue -- waiver of fees for termination of unused water services.

SENIOR CITIZEN SEWER REFUNDS:  
(\$50.00)

*BY ALDERMAN PRECKWINKLE (4th Ward):*

Jones, Euzelia A.

*BY ALDERMAN HOLT (5th Ward):*

Pekarsky, Nell

Taschini, Pierangelo

*BY ALDERMAN STEELE (6th Ward):*

Steeles, Dorothy O.

*BY ALDERMAN RUGAI (19th Ward):*

Arslan, Harry K., Jr.

*BY ALDERMAN TROUTMAN (20th Ward):*

Taylor, Chessie

*BY ALDERMAN O'CONNOR (40th Ward):*

Finley, Dorothy L.

*BY ALDERMAN DOHERTY (41st Ward):*

De Lopez, Frances

Hennelly, Maureen

*BY ALDERMAN NATARUS (42nd Ward):*

Finzelber, Evelyn

Swirski, Mieczyslaw M.

Kenoe, Henry W.

Tarre, Marshall

Mocek, Elizabeth

Weinstein, June A.

*BY ALDERMAN BERNARDINI (43rd Ward):*

Grant, Gordon P.

*BY ALDERMAN HANSEN (44th Ward):*

Racusin, Clara

Rosenbloom, Mary

Spector, Gerald S.

*BY ALDERMAN SHILLER (46th Ward):*

Schwartz, Estelle

*BY ALDERMAN STONE (50th Ward):*

Di Salvo, Yoko

**APPROVAL OF JOURNAL OF  
PROCEEDINGS.**

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JOURNAL (October 2, 1995).

The City Clerk submitted the printed Official Journal of the Proceedings of the regular meeting held on October 2, 1995, 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*.

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JOURNAL (October 12, 1995).  
(Special Meeting)

The City Clerk submitted the printed Official Journal of the Proceedings of the special meeting held on October 12, 1995, 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*.

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JOURNAL CORRECTIONS.

(September 13, 1995)

Alderman Natarus moved to *Correct* the printed Official Journal of the Proceedings of the regular meeting held on Wednesday, September 13, 1995, as follows:

Page 7055 -- by deleting the "West 58th Street" appearing in the fourth line from the bottom of the page and inserting in lieu thereof the "West 85th Street".

The motion to correct *Prevailed*.

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(August 2, 1995)

Alderman Burke moved to *Correct* the printed Official Journal of the Proceedings of the regular meeting held on Wednesday, August 2, 1995, as follows:

Page 5280 -- by inserting the addresses "1527 North Dearborn Parkway and 1531 North Dearborn Parkway" immediately following the address "59 West North Boulevard" appearing in the second line from the top of the page.

The motion to correct *Prevailed*.

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(July 13, 1995)

Alderman Burke moved to *Correct* the printed Official Journal of the Proceedings of the regular meeting held on Thursday, July 13, 1995, as follows:

Page 4539 -- by deleting the numerical address "6032" appearing in the tenth line from the bottom of the page and inserting in lieu thereof the numerical address "6026".

The motion to correct *Prevailed*.

**UNFINISHED BUSINESS.**

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**AUTHORIZATION FOR EXECUTION OF AGREEMENT  
WITH GEORGE L. JEWELL SERVICES, LTD.  
FOR OPERATION OF CONCESSION AT  
HAROLD WASHINGTON LIBRARY.**

On motion of Alderman Burke, the City Council took up for consideration the report of the Committee on Finance, deferred and published in the Journal of the Proceedings of September 13, 1995, pages 6827 through 6905, recommending that the City Council pass a proposed ordinance which authorizes the execution of an agreement with George L. Jewell Services, Ltd. for the operation of a restaurant concession at the Harold Washington Library Center.

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

*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago owns and operates the Harold Washington Library Center, a public library located at 400 South State Street, Chicago, Illinois (the "Library"); and

WHEREAS, The City wishes to arrange for the establishment of a restaurant on the ninth floor of the Library; and

WHEREAS, George L. Jewell Services, Ltd. ("Contractor") has proposed to operate a restaurant concession in the Library; and

WHEREAS, By operating this concession, the Contractor will provide Library patrons with a valuable benefit; now, therefore,

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

SECTION 1. The above recitals are incorporated herein.

SECTION 2. The Mayor, the Purchasing Agent and the Comptroller are hereby authorized, subject to the approval of the Corporation Counsel as to form and legality, to enter into a restaurant concession license agreement ("Agreement") with George L. Jewell Services, Ltd. ("Contractor"), for the operation of a restaurant concession at the Library, substantially in the form attached hereto.

SECTION 3. Subject to the terms of the Agreement and compliance with the terms of all applicable ordinances of the City, the Contractor shall be permitted to serve alcoholic beverages in the Library.

SECTION 4. This ordinance shall be in full force and effect upon its passage and approval.

Concession License Agreement referred to in this ordinance reads as follows:

*Harold Washington Library Center Restaurant.*

*Concession License Agreement.*

This Agreement ("Agreement") is made this \_\_\_\_ day of \_\_\_\_\_, 1995 by and between the City of Chicago, a municipal corporation and home rule unit of government under the Constitution of the State of Illinois, by and through the Chicago Public Library (hereinafter referred to as "Licensor" or the "City"), and George L. Jewell Services, Ltd., an Illinois corporation (hereinafter referred to as "Licensee").

*Witnesseth:*

Whereas, Licensor owns and operates the Harold Washington Library Center, a public library at 400 South State Street, Chicago, Illinois (hereinafter referred to as "Library"); and

Whereas, Licensor wishes to arrange for the establishment of a high quality restaurant ("Restaurant") on the ninth (9th) floor of the Library consistent with its architecture and mission; and

Whereas, Licensee represents that it is ready, willing and able to conduct the operation of a restaurant at the Library; and

Whereas, The Licensor deems it in the public interest and beneficial to itself and to its operation of the Library to grant unto the Licensee a license to operate said concession and the rights and privileges as herein set forth;

Now, Therefore, For and in consideration of the premises and the mutual promises contained herein, the parties agree as follows:

*Part I -- Special Provisions*

*Section 1.*

*Premises.*

A. Premises. Licensor, in consideration of the compensation and the sundry covenants and agreements set forth herein to be kept and performed by Licensee, does hereby grant unto Licensee upon the conditions hereinafter set forth, all of which Licensee accepts, an exclusive license as described herein to use the following space (sometimes referred to herein as "Restaurant Space") located in the Library for the purposes specified in this Agreement and for no other purpose:

The Restaurant Space is located on the south side of the ninth (9th) floor of the Library. It is adjacent to the Wintergarden (as defined in Section 3(A)(2) below) and includes an area that may accommodate a restaurant seating two hundred fifty (250) persons. The Restaurant Space is carpeted and includes floor mounted lighting, waiter and maitre d' stations, coat storage units and picture rails

and an exclusive license as described herein to use the following space (sometimes referred to herein as "Restaurant Kitchen Space") as a caterer's kitchen for the preparation of food to be served in the Library and for no other purpose:

The Restaurant Kitchen Space is adjacent to the Restaurant Space and includes the following equipment to support catering operations: one convection oven, one refrigerator, one freezer, one hand sink, one 3-compartment sink, one dishwasher, one ice machine and various worktables, wall and rolling wire shelving and racks.

The Restaurant Space and the Restaurant Kitchen Space may be collectively referred to herein as the "Premises", and are depicted on (Sub)Exhibit A attached hereto.

B. Additional Operations. The Commissioner of the Chicago Public Library ("Commissioner") reserves the right to require Licensee to operate additional concessions at such additional locations at the Library as may become available and that the Commissioner may designate, during the term of this Agreement. The licensing of such additional concession locations shall be on the same terms and conditions set forth herein.

C. Relocation. Licensor, by and through the Commissioner, reserves the right to require Licensee, during the term of this Agreement, to exchange the Premises for other areas of equivalent size and exposure to the public, where and when, in the opinion of the Commissioner, such is necessary for the proper functioning of the Library.

## *Section 2.*

### *Term.*

The term of this Agreement shall commence on \_\_\_\_\_, 19\_\_, ("Commencement Date"), and shall terminate five (5) years from the Commencement Date, unless terminated earlier pursuant to the terms of this Agreement.

In the event Licensee shall, with the consent of the Licensor, hold over and remain in possession of the granted Premises after the expiration of the term of this Agreement, such holding over shall not be deemed to operate as a renewal or extension of this Agreement, but shall only create an occupancy from month-to-month on the same terms, conditions, and covenants, including consideration, herein contained.

*Section 3.*

*General Description Of The Restaurant Concession.*

**A. Purpose/Operating Rights.**

1. **Restaurant Space.** Licensor grants to Licensee an exclusive privilege to operate a restaurant in the Restaurant Space during the hours specified in Section 9 hereof ("Restaurant Hours"). Licensor further grants to Licensee an exclusive privilege to cater events, if any, which Licensee may schedule in the Restaurant Space after Restaurant Hours. Licensee may schedule such events in the Restaurant Space after Restaurant Hours only after obtaining the prior written approval of the Commissioner in her sole discretion.

2. **Restaurant Kitchen Space.** Licensor grants to Licensee an exclusive privilege to use the Restaurant Kitchen Space to prepare food for (a) the Restaurant during and after Restaurant Hours, (b) events, if any, which may be catered by Licensee in a public atrium adjacent to the Restaurant Kitchen Space and commonly known as the Wintergarden ("Wintergarden"), and (c) events, if any, which may be catered by Licensee in other areas of the Library ("Additional Library Areas"). Nothing contained herein shall be construed as giving Licensee an exclusive privilege to cater events in the Wintergarden or the Additional Library Areas.

**B. Activities and Equipment Permitted in the Restaurant Kitchen Space.** Licensee may not fry, grill, or broil food in the Restaurant Kitchen Space. Licensee may use only steam tables, conventional convection ovens, and ventilated kitchen hoods in the Restaurant Kitchen Space.

**C. Conflicts between Concessions.** In the event of a conflict between Licensee's concession and that of any other licensee at the Library, Licensee agrees that the Commissioner shall make the final decision as to which activities may be conducted by Licensee and agrees to be bound by such decision of the Commissioner.

Licensee understands and agrees that its operation under this Agreement is a service to the general public and persons using the Library, and that Licensee shall conduct its operation in a first-class, businesslike, efficient, courteous and accommodating manner. The Commissioner shall have the right to make reasonable objections to the food or drink served and the service in the Restaurant and the character of the appearance and condition of the Premises. Licensee agrees to promptly discontinue or remedy any objectionable practice. Failure to comply with the foregoing shall constitute a material breach of this Agreement.

Licensee understands and agrees that its operation at the Library necessitates the rendering of the following public services: making reasonable change, giving directions and assisting the public generally.

Licensee shall conduct a businesslike operation on the Premises. All food served must be top quality, fresh and well prepared. Licensee shall maintain an adequate staff on the Premises and use the utmost skill and diligence in the conduct of Licensee's business on the Premises. All employees of Licensee shall be courteous and helpful to the public.

Licensee shall designate a local representative experienced in management and supervision, who has sufficient authority and responsibility to insure proper operation of the concession, to render decisions, and to take all necessary action in connection with this Agreement. Such a person (or his or her authorized representative) shall be available whenever the concession is in operation.

Licensee covenants to take all reasonable measures in every proper manner to maintain, develop, and increase the business conducted by it and further covenants that Licensee will not divert or cause or allow to be diverted any persons from the Library.

D. Alcohol. Licensee may serve beer and wine in the Restaurant Space during Restaurant Hours, and subject to the provisions of Section 3(A)(1) hereof, Licensee may serve alcoholic beverages at events that Licensee caters in the Restaurant Space after Restaurant Hours. Only upon prior written approval of the Commissioner, Licensee may serve alcoholic beverages at events that it caters in the Wintergarden and in the Additional Library Areas.

#### *Section 4.*

##### *General Description Of Licensee's Privilege Of Catering Events In The Wintergarden And Additional Library Areas.*

A. Non-exclusivity. Licensee may cater parties and events in the Wintergarden and Additional Library Areas upon obtaining the prior written approval of the Commissioner. Licensee acknowledges that Licensee does not have an exclusive privilege to cater events in the Wintergarden and Additional Library Areas, that the Licensor may permit other parties to cater events in the Wintergarden and the Additional Library Areas, and that the Licensor may decline to permit Licensee to cater any events in these areas in the absolute and sole discretion of the Commissioner.

B. Marketing. Licensee shall use its best efforts to market, and shall cooperate with Licensor in marketing, the Restaurant Space, the Wintergarden, and Additional Library Areas to parties who might wish to hold events in these areas. Licensee agrees that it has a duty to act at all times so as to maximize Licensor's revenues in and from the scheduling of such events. Licensee further covenants that it will not divert or cause to allow to be diverted any business from the Library to other locations operated or serviced by Licensee or its affiliates.

C. Payments for Use of Wintergarden, Additional Library Areas, and Restaurant Space after Restaurant Hours to Licensor. Licensee acknowledges that the fee paid by any third party to the Licensor for use of the Wintergarden, the Additional Library Areas, and/or Restaurant Space after Restaurant Hours shall be the sole property of Licensor, and that Licensee's sole compensation for catering such events shall be the catering fee which Licensor charges such third party, less the fees, if any, paid by Licensee to Licensor which are specified in Section 5 below.

#### *Section 5.*

##### *License Fees.*

A. Percentage License Fee/Minimum Guarantee License Fee. In consideration for the Restaurant concession in the Library and for the additional privileges specified hereunder, each and every year during the term of this Agreement, Licensee agrees to pay Licensor the following annual license fee ("License Fee"), which shall be the greater of (i) and (ii) as follows:

- (i) fifteen percent (15%) of Licensee's Gross Revenues (as defined in Section 5(G) below) from its total operations in the Library, including the operation of the Restaurant during Restaurant Hours and the catering of events, as approved by the Commissioner, in the Restaurant Space after Restaurant Hours, in the Wintergarden and in the Additional Library Areas (hereinafter referred to as "Percentage License Fee"); and (ii) Thirty Thousand Dollars (\$30,000.00) ("Minimum Guarantee License Fee").

Notwithstanding the foregoing, Licensor shall not be entitled to a Percentage License Fee from Licensee's catering of any event in the Wintergarden and the Additional Library Areas if Licensee does not service that event in whole or in part through use of the Restaurant Kitchen Space and/or the Restaurant Space.

B. Advance Payments. Licensee shall pay on the fifth business day of each month in advance to the City Comptroller a sum equal to one-twelfth (1/12th) of the Minimum Guarantee License Fee.

Licensee, within twenty (20) days of end of each calendar month, shall furnish to the City Comptroller and the Commissioner a separate monthly report certified by an officer of Licensee, containing a detailed breakdown of Licensee's Gross Revenues from each of the following: (i) the Restaurant Space during Restaurant Hours; (ii) the Restaurant Space after Restaurant Hours; (iii) those events in the Wintergarden which Licensee serviced in whole or in part through the Restaurant Kitchen Space and/or the Restaurant Space; and (iv) those events in the Additional Library Areas which Licensee serviced in whole or in part through the Restaurant Kitchen Space and/or the Restaurant Space.

C. Settlement. At the same time that Licensee submits the monthly report identified in Section 5(B) above, Licensee shall submit a calculation of the Percentage License Fee for the month that is the subject of the report. If the Percentage License Fee for that month exceeds the advance minimum payment that Licensee remitted to Licensor pursuant to Section 5(B) above in that month, Licensee shall include, along with the report, payment to the Licensor of the amount by which the Percentage License Fee exceeds that advance minimum payment.

D. Deferred Payment. Notwithstanding anything contained herein to the contrary, Licensee shall be entitled to defer payment of the License Fee for the first three months of the first year of this Agreement, as follows:

- (i) the License Fee for the first month of the first year of this Agreement shall be due and payable on the first day of the tenth month of the first year of this Agreement;
- (ii) the License Fee for the second month of the first year of this Agreement shall be due and payable on the first day of the eleventh month of the first year of this Agreement;
- and (iii) the License Fee for the third month of the first year of the Agreement shall be due and payable on the first day of the twelfth month of the first year of this Agreement.

Nothing contained in this Section 5(D) shall be construed as eliminating or diminishing the Licensee's duty to provide the reports in Section 5(B) on the timeframe provided therein.

E. Pro Rata Payment. In the event that this Agreement terminates on any date other than the last day of a calendar month, the applicable License Fee payable by Licensee for the period from the first day of such month to the date of the termination of this Agreement shall be prorated based upon the proportion that the period from the first day of the month to such termination date bears to a full year.

F. Interest For Late Payment. Without waiving any other right of action available to Licensor in the event of delinquency by Licensee for a period of ten (10) days or more in its payment to Licensor of the above fees and charges, and without waiving the interest specified herein upon acceptance of said payment, Licensee shall pay to Licensor interest thereon at the rate of eighteen percent (18%) per annum from the date such item was due and payable until paid. Such interest shall not accrue with respect to disputed items being contested in good faith by Licensee, until such dispute is settled. No interest shall be paid if Licensee prevails in such dispute.

G. "Gross Revenues" Defined. The term "Gross Revenues" as used herein, shall mean the following: (i) the aggregate amount of all sales of food and beverages made, fees charged, and services performed by Licensee in the Restaurant Space during and after Restaurant Hours, for cash, credit, or otherwise, of every kind, name, or nature, regardless of when or whether paid or not, together with the aggregate amount of all exchanges of goods, wares, merchandise or services for like property or services, at the selling price thereof, as if the same had been sold for cash or the fair and reasonable value thereof, whichever is greater; (ii) the aggregate amount of all sales of food and beverages made, fees charged, and services performed by Licensee for events in the Wintergarden and the Additional Library Areas, which events Licensee services in whole or in part through the Restaurant Kitchen Space and/or the Restaurant Space, for cash, credit, or otherwise, of every kind, name or nature, regardless of when or whether paid for or not, together with the aggregate amount of all exchanges of goods, wares, merchandise or services for like property or services, at the selling price thereof, as if the same had been sold for cash or the fair and reasonable value thereof, whichever is greater.

The term "Gross Revenues" shall exclude: (1) sales tax; (2) gratuity from daily sales in the Restaurant.

H. Records of Licensee. Licensee shall, with respect to business done by it in the Library, keep true and accurate accounts, records, books and data, which shall, among other things, itemize the Gross Revenues of all Licensee's business in the Library (excluding those events catered in the Wintergarden or the Additional Library Areas that were not serviced in whole or in part through the Restaurant Kitchen Space and/or the Restaurant Space), including all sales made, fees charged, and services performed for cash, credit, or otherwise (without regard to whether paid or not). Licensee agrees to maintain an adequate and reasonable system of internal control to insure that sales are properly reported to the Licensor. The internal controls should include features normally employed by well managed restaurant operators and caterers. The internal control procedure must be described by Licensee in writing and submitted to the City Comptroller prior to the effective date of this Agreement. Any changes to the internal controls must be reported to City Comptroller and

the Commissioner in writing thirty (30) days prior to the effective date of change. The City Comptroller has authority to require additional internal controls or procedures as he deems appropriate.

I. Books, Records and Audits. Licensee shall maintain the following at its office in Chicago or make available in Chicago if requested: its books, ledgers, journals, accounts and records wherein are kept all entries reflecting its operations at the Library. Such books, ledgers, journals, accounts and records shall be available for inspection and examination by the Commissioner and the City Comptroller or their duly authorized representatives, at reasonable times during business hours, and such representatives of Licensor shall be permitted to make copies and excerpts therefrom as may be necessary to make a full, proper and complete audit of all business transacted by Licensee in connection with its operation hereunder. Alternatively, Licensee may, at its option, provide transportation expenses for a representative of Licensor to examine Licensee's books and records at a location other than in the City of Chicago.

The Licensee may select an independent third party auditor to certify the accuracy of the settlements made pursuant to this Agreement. The audit shall be separate from that conducted by Licensee pursuant to this section.

Within one hundred twenty (120) days after the close of each calendar year, or the termination of the Agreement through passage of time or otherwise, Licensee will provide Licensor with a "Statement of Sales and Fees" representing sales and fees by month for the period being reported on, together with an opinion thereon of an independent certified public accountant. Licensee must inform Licensor of the identity of the independent certified public accountant prior to the close of such calendar year and such independent certified public accountant must be acceptable to Licensor.

The following is an example of an opinion which would satisfy these requirements:

"We, a firm of independent certified public accountants, have examined the accompanying statement of sales and fees reported to the City of Chicago by George L. Jewell Catering Services, Ltd., an Illinois corporation, for the year ended \_\_\_\_\_ relating to the restaurant and catering concession operations at The Harold Washington Library Center pursuant to an Agreement between the City of Chicago and George L. Jewell Catering Services, Ltd., dated \_\_\_\_\_. Our examination was made in accordance with generally accepted auditing standards and, accordingly, included such tests of the accounting records and such other auditing procedures as we considered necessary in the circumstances.

In our opinion, the accompanying statement of sales and fees showing gross sales of George L. Jewell Catering Services, Ltd., and total fees of George L. Jewell Catering Services, Ltd., presents accurately and fairly the amount of gross sales and fees, as defined in the Agreement, for the year ended \_\_\_\_\_."

If the opinion of the independent certified public accountant is inadequate, qualified or conditional in any manner, the City Comptroller has the right to cause an audit to be performed at Licensee's expense.

Licensee shall, upon request, furnish such other further financial or statistical reports as Licensor may, from time to time, require.

#### *Section 6.*

##### *Furnishing Of The Restaurant Space.*

Licensee agrees, as a necessary condition of this Agreement, to furnish the Restaurant Space with the items listed in (Sub)Exhibit B. All such items ("Trade Fixtures") shall be consistent with the architectural style of the Library. Licensee agrees to keep the Trade Fixtures in good condition and to replace any Trade Fixtures that are not in satisfactory condition in the judgment of the Commissioner.

#### *Section 7.*

##### *Letter Of Credit.*

###### **A. Terms Of The Letter Of Credit.**

The Licensee shall provide the Licensor with an irrevocable letter of credit in the principal amount of Thirty Thousand Dollars (\$30,000) in the form set forth in (Sub)Exhibit D or as otherwise approved by the Corporation Counsel of the Licensor. Said letter of credit (or a replacement letter of credit pursuant to this section) shall be provided for the length of this Agreement. Said letter of credit shall be used to ensure the faithful performance by the Licensee of all provisions of this Agreement and compliance with all orders, permits and directions of any agency, commission, board, department, division or office of the Licensor having jurisdiction over the Licensee's acts or defaults under this Agreement and for payment by the Licensee of any penalties, liens, claims and taxes due the Licensor which arise by reason of Licensee acts

pursuant to this Agreement. The Licensor shall be entitled to draw on said letter of credit if the Licensee: (i) has failed, after ten (10) days written notice of such failure to the Licensee, to pay to the Licensor in whole in or part the Percentage License Fee or Minimum Guarantee Licensee Fee or any other compensation due to the Licensor within the time fixed in this Agreement; (ii) has failed, after ten (10) days written notice of such failure to the Licensee, to repay the Licensor in whole or in part any damages, expenses or costs which the Licensor is compelled to pay by reason of the Licensee's act or omission to act in connection with this Agreement; or (iii) has failed after ten (10) days' written notice to the Licensee of such failure to comply with any provisions of this Agreement which the Commissioner has reasonably determined can be remedied by a draw on the letter of credit. The Licensor shall also be entitled to draw on any such letter of credit which expires (either by its terms or because of nonrenewal) on a date prior to the termination date of this Agreement unless proof of renewal of such letter of credit or a replacement letter of credit in form and substance satisfactory to the Licensor's Corporation Counsel has been furnished to the Licensor's Corporation Counsel at least thirty (30) days prior to the expiration date thereof. Upon the occurrence of any event set forth in clauses (i) through (iii) above or the failure of the Licensee to furnish a renewal or replacement letter of credit in compliance with the immediately preceding sentence and the delivery by the Licensor to the issuer of said letter of credit of a demand for payment, purportedly signed by the Commissioner, the Licensor may immediately draw up to the amount thereof outstanding, with interest and penalties, if any, under the letter of credit. Upon such draw, the Licensor shall notify the Licensee of the amount and date thereof and shall include in such notice the basis pursuant to which the Licensor's right to draw has been exercised. If amounts are drawn under the letter of credit, the Licensee shall take such actions as may be necessary to maintain such letter of credit at the full amount required hereunder within ten (10) days of notification by the Licensor of its draw upon such letter of credit. The rights reserved to the Licensor under such letter of credit shall be in addition to any rights it may have pursuant to this Agreement or under law.

#### B. Qualified Issuers.

The letter of credit called for in this Agreement shall be issued by companies or financial institutions authorized to do business in Illinois, satisfactory to the Licensor's Comptroller, and which have an office in the City of Chicago where the Licensor may draw on the letter of credit. The Licensor also reserves the right to stop the Licensee from operating as provided for in this Agreement unless such letter of credit is in place and effective.

**C. Right To Require Replacement Of Letter Of Credit.**

If the financial condition of any letter of credit issuer issuing the letter of credit materially and adversely changes, the Licensor may, at any time, require that such letter of credit be replaced with a letter of credit consistent with the requirements set forth in this section.

**D. No Excuse From Performance**

None of the provisions contained herein nor the letter of credit required hereby shall be construed to excuse the faithful performance by the Licensee of the terms and conditions of this Agreement or limit the liability of the Licensee under this Agreement for any and all damages in excess of the amounts of such letter of credit.

*Section 8.*

*Notices.*

Notices to Licensor shall be sent by registered mail, postage prepaid, addressed to Commissioner, Chicago Public Library, Harold Washington Library Center, 400 South State Street, Chicago, Illinois 60605. Notice to Licensee shall be sent by certified mail, postage paid, addressed to Licensee at 424 North Wood Street, Chicago, Illinois 60622, or to such other addresses as the parties may designate to each other in writing from time to time. Notice shall be deemed given on the date such notice is deposited in the United States mail.

*Part II -- General Provisions.*

*Section 9.*

*Services To Be Performed By Licensee.*

**A. Hours of Operation.** As of the date of execution of this Agreement, Restaurant Hours shall be as follows: Monday 9:00 A.M. to 6:00 P.M.; Tuesday, Thursday 11:00 A.M. to 6:00 P.M.; Wednesday, Friday, Saturday 9:00 A.M. to 4:00 P.M.. However, if the Commissioner deems it necessary, Licensee agrees to remain open, on the same terms and conditions herein, on alternative and/or additional days (including Sundays) and for such longer or shorter periods as directed in writing by the Commissioner.

B. Personnel. Licensee's employees shall be clean, courteous, efficient and neat in appearance. Licensee's employees, while on duty, shall be identified as such by uniform. Licensee shall not employ any person or persons in or about the Premises who shall use improper language or act in a loud or boisterous or otherwise improper manner. Licensee agrees to dispense with the services of any employee whose conduct the Commissioner deems to be in violation of local, state or federal laws or who does not perform in accordance with the requirements of this paragraph.

C. Laws, Ordinances, Et Cetera. Licensee shall observe and obey all the laws, ordinances, regulations, and rules of the federal, state, county and municipal governments which may be applicable to its operations at the Library.

D. Maintenance. At its own expense, Licensee shall at all times throughout the term hereof perform maintenance of the Premises and the improvements thereon so that they are in good and serviceable condition and repair, except the Licensee shall not be responsible for structural maintenance, which shall be the responsibility of Licensor. Licensee shall, at its own expense, maintain the Premises, all of its improvements and trade fixtures, enclosure walls and doors in good order and repair, keeping the same clean, safe, functioning and sanitary. Licensee shall provide, at its own expense, janitorial service and supplies for the Premises. Licensee agrees to maintain and to repair, at its own expense, any damages caused by its operation and to replace any facility or improvement (including Restaurant Kitchen Space appliances) of Licensor used by Licensee which requires replacement by reason of Licensee's use thereof, reasonable wear and tear excepted, with a facility, or improvement of equal quality. Licensee shall at its own expense provide for the adequate sanitary handling and disposal of all trash, garbage and other refuse caused as a result of the operations of the Restaurant and any of Licensee's other operations in the Library. Licensee shall provide and use suitable covered metal receptacles for all garbage, trash and other refuse on or in connection with the Premises. Piling of boxes, cartons, barrels, or other similar items, in an unsightly or unsafe manner, is forbidden. Such trash, garbage, and other refuse shall be disposed of twice each day, once during Restaurant Hours and again immediately after closing of the Restaurant in a place to be designated by the Commissioner, with access to be provided to Licensor.

E. Operation Costs. Except as provided in Section 10 hereof, Licensee shall bear at its own expense all costs of operating the Restaurant and shall pay in addition to the license fees all other costs connected with the use of the Premises and facilities and the rights and privileges granted, including, but not limited to, all maintenance, electrical, water, insurance, taxes, janitor service and supplies, permits and license costs

(including but not limited to Licensee's license and permit costs for the sale of alcohol).

F. Signs and Advertising. Licensee may, at its own expense, install and operate necessary and appropriate identification signs at the Library for its purpose, subject to the prior approval of the Commissioner as to the number, size, height, location and general type and design. Such approval shall be subject to revocation by the Commissioner at any time.

Without express written consent of the Commissioner, Licensee shall not display any advertising, promotional or informational pamphlets, circulars, brochures, menus, or similar materials.

G. Extermination. As part of the maintenance responsibilities described in Section 9(D) above, Licensee shall at its own expense provide for the proper extermination of the Premises on a monthly basis or more often if required to keep the Premises free from rodents, insects, et cetera.

H. Alteration of Premises. Licensee shall make no substantial change, addition, or alteration in the Premises without prior written approval of Licensor.

I. Vacation of Premises. In the event that all or part of the Premises are reasonably required for Library purposes that are neither capricious nor arbitrary prior to the expiration of this Agreement, the Commissioner may upon sixty (60) days advance written notice to Licensee, direct Licensee to vacate the same. Licensor will use reasonable efforts to provide comparable substitute space. In this event, Licensor may adjust the Minimum Guarantee License Fee proportionately. The Percentage License Fee shall not be affected. Licensee shall have the right to accept or reject any substitute areas proposed by Licensor. If Licensee rejects the space the Licensor has the right to contract said space to another concessionaire. Nothing contained herein shall be construed as limiting or diminishing Licensor's right to terminate this Agreement for convenience pursuant to the terms of Section 12 hereof.

#### *Section 10.*

##### *Services To Be Performed By Licensor.*

Licensor will maintain the structure, the roof and exterior walls of the Library.

*Section 11.*

*Quality And Price Control.*

A. Menu. Licensee's initial menu which it will use at the Premises, including prices, shall be delivered to Licensor prior to the Commencement Date and shall be subject to the approval of the Commissioner. Licensee shall offer for sale only items of premium quality and charge fair and reasonable prices. After the initial menu is delivered by Licensee to Licensor, prices may be decreased or increased as mutually agreed by Licensee and Licensor. In the event that Licensee adds menu items, Licensee shall submit to Licensor not less than quarterly a list of such new menu items it proposes to be offered for sale on the Premises and the prices to be charged therefor. Thereafter, subject to the Commissioner's approval as to the sale of such new menu items, prices for such new items may be decreased or increased in the same manner as aforesaid. If, in the opinion of the Commissioner, the selection of items offered is inadequate, if the menu items are not of high quality, if any of said prices, charges and rates are excessive, the Commissioner shall meet and confer with Licensee regarding such matters, but Licensee acknowledges that Licensor's determination as to same shall be conclusive. Failure on the part of Licensee to correct, rectify or modify its prices and quality within thirty (30) days of being advised in writing by the Commissioner shall be cause for default by Licensor, under the provisions of Section 30.

B. Inspection and Review. Licensor may inspect Licensee's operations, including the quality and price of menu items, the quality of service, and the maintenance of the Premises, at such reasonable times as Licensor shall deem necessary. Licensee shall cooperate in such inspections and provide any documentation reasonably required by Licensor.

*Section 12.*

*Cancellation Of Operations.*

A. This Agreement shall be subject to cancellation by Licensee after thirty (30) days advance notice to Licensor, upon the occurrence of any one or more of the following events:

- (1) The permanent abandonment of the Library by Licensor.
- (2) The lawful assumption by the United States government, or any authorized agency thereof, of the operation, control or use

of the Library, or any substantial part or parts thereof, in such a manner as substantially to restrict Licensee for a period of at least ninety (90) days from operating thereon.

- (3) Issuance by any court of competent jurisdiction of any injunction in any way preventing or restraining the use of the entire Library, and the remaining in force of such injunction for a period of at least ninety (90) days.

B. Termination for Convenience. The Licensor may terminate this Agreement at any time by providing the Licensee with thirty (30) days written notice that the Licensor deems this Agreement to be no longer in the best interest of the Licensor.

Upon receipt of notice of termination for convenience, Licensee shall restrict its activities to winding down the operation of the Restaurant.

If the Licensor's election to terminate this Agreement for default pursuant to Section 30 hereof is determined in a court of competent jurisdiction to have been wrongful, then in that case the termination shall be deemed to be a termination for convenience pursuant to this Section.

### *Section 13.*

#### *Property Rights Upon Termination.*

All of the Trade Fixtures provided by Licensee under Section 6 of this Agreement, including tables and chairs for the Restaurant, shall remain the property of Licensee. At the date of expiration or earlier termination of this Agreement, Licensee may remove said Trade Fixtures or the Commissioner may require that Licensee remove same. Prior to the commencement of operation, a list of such Trade Fixtures as mutually agreed upon shall be submitted in writing to Licensor by Licensee; said list may be subsequently amended during the term of this Agreement to reflect any changes in said Trade Fixtures.

Licensee may remove Trade Fixtures, at its own expense, only with the prior written approval of the Commissioner, during the term of this Agreement. No such removal will be allowed in the event that Licensee is in default of any terms, covenants or conditions of this Agreement.

*Section 14.*

*Damage Or Destruction Of Premises.*

A. Partial Destruction of Premises. In the event the Premises is partially damaged by any casualty covered under an insurance policy required to be maintained pursuant to this Agreement, then Licensee shall repair such damage as soon as reasonably possible and this Agreement shall continue in full force and effect. In the event the Premises is damaged by any casualty not covered under an insurance policy required to be maintained pursuant to this Agreement, then Licensor may, at Licensor's option, either (a) repair such damage as soon as reasonably possible at Licensor's expense, in which event this Agreement shall continue in full force and effect, or (b) give written notice to Licensee within thirty (30) days after the date of occurrence of such damage of Licensor's intention to cancel and terminate this Agreement with respect to the affected area as of the date of the occurrence of the damage; provided, however, that if such damage is caused by an act or omission to act of Licensee, its agent, servants or employees, then Licensee shall repair such damage promptly, at its sole cost and expense. In the event Licensor elects to terminate this Agreement pursuant hereto, Licensee shall have the right within ten (10) days after receipt of the required notice to notify Licensor in writing of Licensee's intention to repair such damage at Licensee's expense, without reimbursement from Licensor, in which event this Agreement shall continue in full force and effect, and Licensee shall proceed to make such repairs as soon as reasonably possible. If Licensee does not give such notice within the ten (10) day period, this Agreement shall be cancelled and terminated as of the date of the occurrence of such damage. Licensor shall not be required to make reparation for any injury or damage by fire or other cause, or to make any restoration or replacement of any materials or equipment, including but not limited to Trade Fixtures, that had been provided by Licensee. Licensee shall be required to restore or replace same in the event of damage.

B. Total Destruction of Premises. If the Premises is totally destroyed during the term of this Agreement, by any cause whether or not covered by the insurance required herein (including any destruction required by any authorized public authority), this Agreement shall automatically terminate as of the date of such total destruction.

C. Partial Destruction of Library. If fifty percent (50%) or more of the Library shall be damaged or destroyed by an insured risk, or if fifteen percent (15%) or more of the Library shall be damaged or destroyed by an uninsured risk, notwithstanding that the Premises are unaffected thereby, and if as a result of such damage or destruction the Library is closed, Licensor and Licensee may agree to cancel and terminate this Agreement within ninety (90) days from the date of occurrence of such

damage or destruction, in which event the term of this Agreement shall expire on the mutually agreed upon date and Licensee shall thereupon surrender the affected concession operations to Licensor.

D. Abatement of Fees; Licensee's Remedies. If the Premises are partially destroyed or damaged and Licensor or Licensee repairs them pursuant to this Agreement, the Percentage License Fee and Minimum Guarantee License Fee payable hereunder for the period during which such damage and repairs continue shall be abated in proportion to the extent to which Licensee's use of the Premises is impaired. Except for abatement of fees (if any) Licensee shall have no claim against Licensor for any damage suffered by reason of any such damage, destruction, repair or restoration. If Licensor shall be obligated to repair or restore the Premises under this section and shall not commence such repair or restoration within forty-five (45) days after such obligation shall accrue, Licensee, at Licensee's option, may cancel and terminate this Agreement by written notice to Licensor at any time prior to the commencement of such repair or restoration. In such event, this Agreement shall terminate as of the date of such notice.

#### *Section 15.*

#### *Insurance.*

The Licensee shall procure and maintain at all times, at Licensee's own expense, until final completion of the work covered by this Agreement, and during the time period following final completion if Licensee is required to return and perform additional work, for any reason whatsoever, the types of insurance specified below, with insurance companies authorized to do business in the State of Illinois covering all operations under this Agreement, whether performed by Licensee or by subcontractors.

The kinds and amounts of insurance required are as follows:

1) **Workers' Compensation And Occupational Disease Insurance.**

Workers' Compensation and Occupational Disease Insurance, in accordance with the laws of the State of Illinois, or any other applicable jurisdiction, covering all employees who are to provide a service under this Agreement and Employer's liability coverage with limits of not less than One Hundred Thousand Dollars (\$100,000) each accident or illness.

2) Commercial Liability Insurance (Primary And Umbrella).

Commercial Liability Insurance or equivalent with limits of not less than Two Million Dollars (\$2,000,000) per occurrence, combined single limit, for bodily injury, personal injury, and property damage liability. Coverage extensions shall include the following: All premises and operations, products/completed operations (for a minimum of two (2) years following project completion), independent contractors, host liquor, broad form property damage, fire legal liability, cross liability, and contractual liability (with no limitation endorsement). The City of Chicago, its employees, elected officials, agents, representatives and Tishman Midwest Management Group are to be named as additional insureds on a primary, non-contributory basis for any liability arising directly or indirectly from the work.

3) Automobile Liability Insurance (Primary And Umbrella).

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Licensee shall provide Comprehensive Automobile Liability Insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence, combined single limit, for bodily injury and property damage. The City of Chicago and Tishman Midwest Management Group are to be named as additional insureds on a primary, non-contributory basis.

4) Dramshop.

When any Alcoholic Beverage is served at the Premises, the Licensee shall apply dramshop insurance with limits of not less than One Million Dollars (\$1,000,000) per occurrence, combined single limit or such higher limits as may be required by law. The City and Tishman Midwest Management Group are to be named as additional insureds. (No Alcoholic Beverages may be served unless all required licenses and permits have been obtained.)

5) All Risk Property Insurance.

Property insurance coverage shall be maintained or caused to be maintained by the Licensee for full replacement value to cover the Licensee's material, equipment, Trade Fixtures, tools and supplies. The Contractor shall be responsible for any

loss or damage to any personal property of Licensee incurred during the term of this Agreement.

The Licensee will furnish the Harold Washington Library Center, Department of Finance, 400 South State Street, Chicago, Illinois 60605, original Certificates of Insurance evidencing the required coverage to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. The Licensee shall submit evidence of insurance on the City of Chicago Insurance Certificate of Coverage Form (copy attached) prior to execution of this Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Licensee shall not be deemed to be a waiver by the City. The Licensee shall advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance shall not relieve Licensee of its obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to terminate Agreement until proper evidence of insurance is provided.

The insurance shall provide for sixty (60) days prior written notice to be given to the City in the event coverage is substantially changed, canceled, or non-renewed.

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

Any and all deductibles or self insured retentions on referenced insurance coverages shall be borne by Licensee or subcontractors.

The Licensee and each subcontractor agrees that insurers shall waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents, or representatives.

The Licensee expressly understands and agrees that any coverages and limits furnished by Licensee shall in no way limit the Licensee's liabilities and responsibilities specified within the Agreement or by law.

The Licensee expressly understands and agrees that any insurance or self insurance programs maintained by the City shall apply in excess of and not contribute with insurance provided by the Licensee under the Agreement.

The required insurance to be carried shall not be limited by any limitations expressed in the indemnification language herein or any limitation placed on the indemnity therein given as a matter of law.

If Licensee, or its subcontractors, desire additional coverage, higher limits of liability, or other modifications for its own protection, the Licensee and each of its subcontractors, shall be responsible for the acquisition and cost of such additional protection.

The City Risk Management Department maintains the right to modify, delete, alter or change these requirements.

#### *Section 16.*

##### *Indemnity.*

Licensee shall indemnify, keep and save harmless the Licensor, its agents, officials, and employees (collectively, the "Indemnified Parties") against all injuries, deaths, losses, damages, claims, patent or other intellectual property claims, suits, liabilities, judgments, costs and expenses, which may in any way accrue against any such Indemnified Party (collectively referred to as the "Loss") in consequence of this Agreement, the granting and/or performance thereof, or which may in any way result therefrom, whether or not it shall be alleged or determined that the Loss was caused through negligence or omission of the Licensee or its employees, or of its Subcontractors or their employees. Licensee shall, at its own expense, appear, defend and pay all charges of attorneys and all costs and other expenses arising therefrom or incurred in connection therewith. If any judgment shall be rendered against such Indemnified Party in any such action, Licensee shall, at its own expense, satisfy and discharge the same. Licensee expressly understands and agrees that the letter of credit and insurance required by this Agreement to be provided by the Licensee, or otherwise provided by the Licensee, shall in no way limit its responsibility to indemnify, keep and save harmless and defend the Indemnified Parties as herein provided.

#### *Section 17.*

##### *Inspections.*

Licensee shall allow Licensor's authorized representative access to the Premises at all reasonable hours, for the purpose of examining and inspecting said Premises, for purposes necessary, incidental to or

connected with the performance of its obligation hereunder, or in the exercise of its governmental functions.

*Section 18.*

*Ingress And Egress.*

Subject to regulations governing the use of the Library, Licensee, its agents and servants, patrons and invitees, and its suppliers of services and materials shall have the right of ingress to and egress from the Premises granted to Licensee; provided, however, that the suppliers of services, materials, or stock shall provide such services in a reasonable manner and at such times as not to interfere with normal Library operations.

*Section 19.*

*Assignment And Subletting.*

Licensee shall not assign, delegate, transfer, sublease, pledge, surrender (including transfer by operation of law) or otherwise encumber or dispose of this Agreement or any rights, privileges, or obligations created hereby, or any interest in any portion of the same, or permit any other person or persons, company or corporation (including without limitation any affiliate of Licensee or any company related to Licensee in any fashion) to occupy the Premises, without the written consent of the Commissioner being first obtained.

Any substantial change in ownership or proprietorship of Licensee, which has not received the prior written approval of the Commissioner and which in the opinion of the Commissioner is not in the best interest of the Licensor or the public, shall be an event of default pursuant to Section 30 hereof. For purposes of this section, a "substantial change in ownership" shall include (1) any transfer of more than forty percent (40%) of the Licensee's equity and (2) the assumption of a sufficient amount of debt to affect the operation and/or control of the Licensee.

All subcontracts and all approvals of subcontractors ("Subcontractors") and any assignment to which the Commissioner and the Purchasing Agent consent shall be, regardless of their form, deemed conditioned upon performance by the Subcontractor or assignee in accordance with the terms and conditions of this Agreement; and if any Subcontractor or assignee shall fail to observe or perform the terms and conditions of this Agreement to the satisfaction of the Commissioner, the Licensor shall

have the absolute right upon written notification to rescind approval forthwith and to require the performance of this Agreement by the Licensee itself or by any other Licensor-approved Subcontractor or assignee. Any approval for the use of Subcontractors or assignees in the performance of Services under this Agreement shall under no circumstances operate to relieve the Licensee of any of its obligations or liabilities hereunder.

The Licensee, upon entering into any agreement with a Subcontractor, shall furnish the Purchasing Agent with five (5) copies thereof. All subcontracts shall contain provisions that require the services to be performed in strict accordance with the requirements of this Agreement and shall provide that the Subcontractors are subject to all the terms of this Agreement, and are subject to the approval of the Commissioner and the Purchasing Agent.

*Section 20.*

*Signs.*

Licensee shall not erect, install, operate or cause or permit to be erected, installed or operated in or upon the Premises herein, or the Library, any signs or other similar advertising device without first having obtained the Commissioner's written consent thereto.

*Section 21.*

*Redelivery.*

Licensee will make no unlawful or offensive use of the Premises and will, at the expiration of the term specified in Section 2 or upon any sooner termination specified elsewhere in this Agreement, quit and deliver the Premises to Licensor peaceably, quietly and in a good order and condition, reasonable use and wear excepted.

*Section 22.*

*Nondiscrimination And Other Requirements.*

**A. Federal Requirements.**

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

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

**B. State Requirements.**

Licensee shall comply with the Illinois Human Rights Act, 775 ILCS 5/1-101, et seq., as amended, and any rules and regulations promulgated in accordance therewith, including, but not limited to the Equal Employment Opportunity Clause, 5 Ill. Admin. Code §750 Appendix A. Furthermore, Licensee shall comply with the Public Works Employment Discrimination Act, 775 ILCS 10/0.01, et seq., as amended.

**C. City Requirements.**

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

#### D. Subcontractors.

Licensee agrees that all of the above provision (A), (B) and (C) will be incorporated in all agreements entered into with any suppliers of materials, furnishers of services, Subcontractors of any tier, and labor organizations which furnish skilled, unskilled and craft union skilled labor, or which may provide any such materials, labor or services in connection with this Agreement.

#### E. Minority And Women's Business Enterprise Commitment.

The Licensee agrees that, in the performance of this Agreement, in every year that this Agreement remains in effect, it shall abide by the Special Conditions Regarding Minority Business Enterprise Commitment and Women's Business Enterprise Commitment ("M.B.E./W.B.E. Special Conditions") in effect for the first year of this Agreement. Every year that this Agreement is in effect, thirty (30) days prior to the anniversary of the effective date of the Agreement, Licensee shall submit to the Licensor revised and updated Schedules C-1 and D-1 evidencing compliance with the M.B.E./W.B.E. Special Conditions in the one year period immediately following the anniversary. In addition, within twenty (20) days after each anniversary date of the effective date of this Agreement, Licensee shall provide a statement to Licensor showing (i) a calculation of the M.B.E./W.B.E. goals for the prior year based on the Licensee's Gross Revenues in that prior year; and (ii) the actual amount of M.B.E./W.B.E. participation that Licensee achieved in that prior year. If the Licensee did not meet its goals for the prior year, Licensee shall increase its M.B.E./W.B.E. participation in the year immediately succeeding the year that was the subject of the statement in order to compensate fully for the deficiency in the prior year. For the purpose of (Sub)Exhibit E, the word "Contractor" shall be deemed to have the same meaning as the word "Licensee" in this Agreement. The Licensee shall submit its schedules for Subcontractors, if any, promptly upon completion. The Licensee's completed schedules evidencing its compliance hereunder shall become a part of this Agreement, in (Sub)Exhibit E, upon acceptance by the Purchasing Agent. Notwithstanding such acceptance, the Licensee shall utilize minority and women's business enterprises at the greater of (1) sixteen point nine percent (16.9%) and four point nine percent (4.9%) of the Total Contract Price as defined in the M.B.E./W.B.E. Special Conditions or (2) those amounts listed in the Schedules C-1 and D-1 as approved by the Purchasing Agent.

*Section 23.**Warranties And Representations.*

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

- A. That it is financially solvent; that it and each of its employees, agents, and Subcontractors of any tier are competent to perform as required under this Agreement; and that Licensee is legally authorized to execute and perform or cause to be performed this Agreement under the terms and conditions stated herein; and
- B. That no officer, agent or employee of the Licensor is employed by Licensee or has a financial interest directly or indirectly in this Agreement or the compensation to be paid hereunder except as may be permitted in writing by the Board of Ethics established pursuant to the Municipal Code of Chicago (Chapter 2-156); and that no payment, gratuity or offer of employment shall be made in connection with this Agreement by or on behalf of any Subcontractors to the Licensee or higher tier Subcontractors or anyone associated therewith, as an inducement for the award of a subcontract or order; and Licensee further acknowledges that any agreement entered into, negotiated or performed in violation of any of the provisions of Chapter 2-156 of the Municipal Code of Chicago shall be voidable as to the Licensor; and
- C. That Licensee shall not knowingly use the services of any ineligible Subcontractor for any purpose in the performance of this Agreement; and
- D. That Licensee and its Subcontractors are not in default at the time of the execution of this Agreement, or deemed by the Purchasing Agent to have, within five (5) years immediately preceding the date of this Agreement, been found to be in default on any contract awarded by the Licensor; and
- E. That, except only for those representations, statements, or promises expressly contained in this Agreement, and any exhibits attached hereto and incorporated by reference herein, no representation, statement or promise, oral or in writing, of any kind whatsoever, by the Licensor, its officials, agents, or employees, has induced Licensee to enter into this Agreement or has been relied upon by Licensee; and
- F. That Licensee was given ample opportunity and time and was requested by the Licensor to review thoroughly all documents

forming this Agreement prior to Execution of this Agreement in order that it might request inclusion in this Agreement of any statement, representation, promise or provision which it desired or on which it wished to place reliance; that it did so review those documents, and that either every such statement, representation, promise or provision has been included in this Agreement or else, if omitted, that Licensee expressly hereby relinquishes the benefit of any such omitted statement, representation, promise or provision and is willing to perform this Agreement in its entirety without claiming reliance thereon or making any other claim on account of such omission; and

- G. That Licensee and, to the best of its knowledge, its Subcontractors are not in violation of the provisions of Section 2-92-320 of Chapter 2-92 of the Municipal Code of Chicago, and in connection therewith, and additionally in connection with the Illinois Criminal Code, 720 ILCS 5/33E, as amended, and the Illinois Municipal Code, 65 ILCS 5/11-42.1-1, et seq., as amended, Licensee has executed a Certification which is included as part of (Sub)Exhibit C and incorporated by reference as if fully set forth herein; and
- H. It shall be the duty of any bidder, proposer, or Licensee, all subcontractors and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of any bidder, proposer, consultant, or such applicant to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code of Chicago. The Licensee understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago. All subcontracts shall inform Subcontractors of this provision and require understanding and compliance therewith; and
- I. Licensee understands and agrees that any certification, affidavit or acknowledgment made under oath in connection with this Agreement is made under penalty of perjury and, if false, is also cause for termination pursuant to this Agreement; and
- J. Licensee has no outstanding parking violation complaints or debts owed to the Licensee as defined in Section 2-92-380 of the Municipal Code of Chicago.

*Section 24.*

*Non-Liability Of Public Officials.*

No official, employee or agent of the Licensor shall be charged personally by the Licensee, or by any assignee or sublicensee of the Licensee, with any liability or expenses of defense or be held personally liable to them under any term or provision of this Agreement, or because of the Licensor's execution or attempted execution, or because of any breach hereof.

*Section 25.*

*Business Documents, Disclosure Of Ownership Interests  
And Other Certifications.*

Licensee shall, if requested by the Purchasing Agent, provide copies of its latest articles of incorporation, by-laws and resolutions, or partnership or joint venture agreement, as applicable, and evidence of its authority to do business in the State of Illinois, including without limitation, registrations of assumed names or limited partnerships and certifications of good standing with the Office of the Secretary of State of Illinois. Licensee shall provide the Licensor with a Disclosure of Ownership Interest Affidavit, a completed copy of which is attached hereto and incorporated by reference herein as part of (Sub)Exhibit C and further agrees to provide such other affidavits or certifications as may be required by federal, state or local law in the award of public contracts. Licensee shall further cause its Subcontractors or, if a partnership or joint venture, all members of the partnership or joint venture, to submit all such documents to the Licensor.

*Section 26.*

*Conflict Of Interest.*

No member of the governing body of the Licensor or other unit of government and no other officer, employee, or agent of the Licensor or other unit of government who exercises any functions or responsibilities in connection with this Agreement shall have any personal interest, direct or indirect, in this Agreement. No member of or delegate to the Congress of the United States or the Illinois General Assembly and no alderman of the Licensor or Licensor employee shall be admitted to any share or part of this Agreement or to any financial benefit to arise from it.

The Licensee covenants that it, its officers, directors and employees, and the officers, directors and employees of each of its members if a joint venture, and Subcontractors, presently have no interest and shall acquire no interest, direct or indirect, in the project to which this Agreement pertains which would conflict in any manner or degree with the performance of this Agreement. The Licensee further covenants that in the performance of this Agreement no person having any such interest shall be employed. Licensee agrees that if the Licensor, by the City Comptroller in his reasonable judgment, determines that any of Licensee's services for others conflict with the duties of the Licensee under this Agreement, Licensee shall terminate such other services immediately upon request of the Licensor.

Furthermore, if any federal funds are to be used to compensate or reimburse Licensee under this Agreement, the Licensee represents that it is and will remain in compliance with federal restrictions on lobbying set forth in Section 319 of the Department of the Interior and Related Agencies Appropriations Act for Fiscal Year 1990, 31 U.S.C. §1352, and related rules and regulations set forth at 54 Fed. Reg. 52,309 ff. (1989), as amended. If federal funds are to be used, Licensee shall execute a Certification Regarding Lobbying, which shall be attached hereto and incorporated by reference as part of (Sub)Exhibit C as if fully set forth here.

#### *Section 27.*

##### *MacBride Principles Ordinance.*

Licensor through the passage of the MacBride Principles Ordinance seeks to promote fair and equal employment opportunities and labor practices for religious minorities in Northern Ireland and provide a better working environment for all citizens in Northern Ireland.

In accordance with Section 2-92-580 of the Municipal Code of the City of Chicago, if the Licensee conducts any business operations in Northern Ireland, it is hereby required that the Licensee shall make all reasonable and good faith efforts to conduct any business operations in Northern Ireland in accordance with the MacBride Principles for Northern Ireland as defined in Illinois Public Act 85-1390 (1988 Ill. Laws 3220).

The provisions of this section shall not apply to contracts for which the Licensor receives funds administered by the United States Department of Transportation, except to the extent Congress has directed that the Department of Transportation not withhold funds from states and localities that choose to implement selective purchasing policies based on agreement to comply with the MacBride Principles for Northern Ireland,

or to the extent that such funds are not otherwise withheld by the Department of Transportation.

*Section 28.*

*Incorporation.*

This Agreement and the exhibits and attachments, if any, attached to this Agreement are incorporated into this Agreement by this reference and constitute the entire and exclusive agreement between the parties with respect to the subject matter of the Agreement and supersede all prior communications and negotiations, whether written or oral.

*Section 29.*

*Non-Waiver.*

Any waiver or any breach of covenants herein contained to be kept and performed by Licensee shall not be deemed or considered as a continuing waiver and shall not operate to bar or prevent Licensor from declaring a forfeiture for any succeeding breach either of the same conditions or covenants or otherwise.

*Section 30.*

*Default.*

- A. **Event of Default.** Licensee shall be in default under this Agreement if:
1. Licensee shall fail duly and punctually to pay any fees due hereunder;
  2. Licensee is unable to perform its obligation under this Agreement satisfactorily as a result of dissolution of the corporation, insolvency, filing for bankruptcy or assignment for the benefit of creditors; or
  3. The interest of Licensee under this Agreement shall be transferred, without the approval of Licensor, by reason

of death, operation of law, assignment, sublease, or otherwise, to any other person, firm or corporation; or

4. Licensee shall voluntarily abandon, desert or vacate any part of the Premises or discontinue its operations at the Premises; or
5. Any lien shall be filed against the Premises or Licensee's interest hereunder because of any act or omission to act of Licensee, and shall not be discharged by Licensee or diligently contested in good faith by proper legal proceedings commenced within thirty (30) days after receipt of notice thereof by Licensee; or
6. Licensee shall fail to keep, perform and observe each and every promise, covenant and agreement set forth in this Agreement and such failure shall continue for a period of more than thirty (30) days after delivery by Licensor of a written notice of such breach or default, except where fulfillment of its obligation requires activity over a period of time exceeding thirty (30) days and Licensee has commenced in good faith to perform whatever may be required for fulfillment within thirty (30) days after receipt of notice and continues such performance without interruption except for causes beyond its control; or
7. Licensee shall use or give its permission to any person to use any portion of the Library or Premises used by Licensee under this Agreement for any illegal purpose; or
8. Licensee shall be in default under any other agreement with Licensor.

B. Licensor's Remedies. If a default under this Agreement shall occur, Licensor may elect to:

1. Terminate this Agreement without prejudice to any other effect remedy or right of action for arrearages of license fees under Article 5; or
2. Allow this Agreement to continue in full force and effect and to enforce all of Licensor's rights and remedies hereunder, including, without limitation, the right to collect the fees as these become due together with interest thereon at the rate of eighteen percent (18%) per annum.

Licensor will not be deemed to have terminated this Agreement in the absence of service of written notice upon Licensee to that effect.

In the event of any termination based on a default, Licensor shall have the option at once and without further notice to Licensee to enter the Premises and take exclusive possession of same. Licensor may remove or store any personal property located therein, at the sole cost and expense of Licensee without Licensor being liable to Licensee for damage or loss thereby sustained by Licensee.

Upon such termination by Licensor, all rights, powers and privileges of Licensee hereunder shall cease, and Licensee shall immediately vacate any space occupied by it under this Agreement. Licensee shall then have no claim of any kind whatsoever against Licensor, or its employees or agents by reason of such termination or by reason of any act by Licensor incidental or related thereto.

The exercise by Licensor of any remedy provided in this Agreement shall be cumulative and shall in no way affect any other remedy available to Licensor under law or equity.

### *Section 31.*

#### *Monetary Damages.*

In the event Licensor elects to terminate this Agreement, Licensee shall pay to Licensor an amount equal to that sum of:

(a) All amounts owing at the time of termination of the Agreement on account of breach of any term, covenant or condition of this Agreement, including, but not limited to, unpaid license fees plus interest thereon on all such amounts from the date due until paid at the rate of eighteen percent (18%) per annum.

(b) Any other amount to compensate Licensor fully for all detriment proximately caused by Licensee's failure to perform its obligations hereunder or which in the ordinary course would likely result therefrom.

(c) The worth at the time of award of the amount by which the license fees and other sums payable hereunder, which would have been due after the date of termination hereof and with respect to the balance of the term of the Agreement specified herein, exceeds the amount of such loss that the Licensee proves could be reasonably avoided. Efforts by Licensor to mitigate the damages caused by Licensee's default

hereunder shall not constitute a waive of Licensor's right to recover hereunder.

(d) The "worth at the time of award" of the amount referred to in subsection (c) hereof is computed by discounting such amount at the discount rate of the Federal Reserve Bank of Chicago at the time of award plus one percent (1%).

*Section 32:*

[Reserved]

*Section 33.*

*Independence Of Agreement.*

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 as constituting Licensee as the agent, representative or employee of Licensor for any purpose or in any manner whatsoever. Licensee is to be and shall remain an independent contractor with respect to all services performed under this Agreement.

*Section 34.*

*Rules, Regulations, Laws, Ordinances And Licenses.*

Licensor shall have the right to and shall adopt and enforce reasonable rules and regulations with respect to the use of the Library, the Premises and related facilities, which Licensee agrees to observe and obey. Licensee shall observe and obey all the laws, ordinances, regulations and rules of the federal, state, county and municipal governments which may be applicable to its operations at the Library and shall obtain and maintain all permits and licenses necessary for its operations at the Library.

Licensee further agrees to pay all taxes imposed by law on the property or its operations.

*Sections 35.*

*Paragraph Headings.*

The paragraph headings contained herein are for convenience in reference and are not intended to define or limit the scope of any provision of this Agreement.

*Section 36.*

*Invalid Provisions.*

In the event any covenant, condition or provision herein contained is held to be invalid by any court of competent jurisdiction, the invalidity of such covenant, condition or provision herein shall not affect the validity of any other covenant, condition or provision, provided that the invalidity of such covenant, condition or provision does not materially prejudice either Licensor or Licensee in its respective rights and obligations contained in the valid covenants, conditions or provisions of this Agreement.

*Section 37.*

*Prohibition Of Recordation.*

This Agreement shall not and will not, nor shall any copy hereof, or any statement, paper or affidavit, in any way or manner referring hereto, be filed in the Office of the Recorder of Deeds of Cook County, Illinois, or in any other public office, by Licensee or anyone acting for Licensee and if the same be so filed, this Agreement and each and every provision hereof shall, at the option of the Licensor, be and become absolutely null and void and Licensor may declare such filing a breach of this Agreement.

*Section 38.*

*No Personal Liability.*

The execution of this Agreement by any person in the name and on behalf of Licensor shall not, under any circumstances, subject such person to any individual or personal liability, present or future.

*Section 39.*

*Construction Of Agreement.*

The validity, construction and enforceability of this Agreement shall in all respects be governed by and construed in accordance with the law of the State of Illinois.

*Section 40.*

*No Leasehold Interest.*

Nothing in this Agreement is intended, or shall be deemed, to give rise to a lease of real estate by Licensor or Licensee. This Agreement constitutes a license agreement which permits Licensee to operate a concession in the Library. No leasehold interest is hereby conveyed nor has any such interest ever been conveyed to Licensee by Licensor.

*Section 41.*

*City's Governmental Functions.*

Nothing contained in this Agreement shall impair the right of City, in the exercise of its governmental functions, to require Licensee to pay any tax or inspection fees or to produce necessary permits or licenses.

*Section 42.**Recycling.*

The Licensee shall comply with all applicable rules and regulations promulgated by the City or other governmental entity with respect to recycling. The Licensee covenants that it will be a full and active participant in any recycling program developed by the City which the Commissioner determines in his sole discretion to be applicable to the Licensee. The City shall have the right to inspect the Licensee's recycling operations upon reasonable notice; and to terminate this Agreement, in whole or in part, if Licensee is not in compliance.

*Section 43.**Licenses And Permits.*

The Licensee shall obtain at its own expense all licenses and permits required to perform its operations hereunder, including but not limited to any and all licenses and permits for the sale of alcoholic beverages.

*Section 44.**Taxes.*

Licensee shall be responsible for payment of all applicable taxes levied against the Premises and shall pay such taxes directly to the appropriate taxing agency. Licensee shall provide the Commissioner with copies of all notices relating to such taxes within thirty (30) days of request and shall provide the Commissioner with a receipt indicating payment of such taxes. Nothing herein shall preclude Licensee from contesting such charge or tax.

*Section 45.**No Damages For Delay.*

Licensee agrees that it shall make no claims against Licensor for damages, charges, additional costs or fees or any lost profits or costs

incurred by reason of delays or hindrances by the Licensor in the performance of its obligation under this Agreement. The Licensor shall not be liable or responsible for Licensee for any loss or damage to any property or person or any lost profit occasioned by theft, fire, act of God, public enemy, injunction, riot, strike, insurrection, war, court order, requisition or order of governmental body or authority, or for any damage or inconvenience or lost profits which may arise through repair or alteration of any part of the Library or failure to make any such repairs.

*Section 46.*

*Salaries.*

Salaries of all employees of the Licensee and its Subcontractors performing services under this Agreement shall be paid unconditionally and not less often than once a month without deduction or rebate on any account, except only for such payroll deductions as are mandated by law or permitted by the applicable regulations issued by the United States Secretary of Labor pursuant to the "Anti-Kickback Act" of June 13, 1934 (48 Stat. 948; 62 Stat. 740; 63 Stat. 108; Title 18 U.S.C., Section 874; and Title 40 U.S.C., Section 276(c). The Licensee shall comply with all applicable "Anti-Kickback" regulations and shall insert appropriate provisions in all Subcontracts covering work under this Agreement to insure compliance of all Subcontractors with such regulations and with the other requirements of this section; and shall be responsible for the submission of affidavits required thereunder, except as the United States Secretary of Labor may specifically provide for variations of or exemptions from the requirements thereof.

[The Remainder Of This Page Intentionally Blank]

11/1/95

UNFINISHED BUSINESS

9667

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

City of Chicago

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Mayor

Approved:

---

Commissioner of the Chicago  
Public Library

---

City Comptroller

---

Purchasing Agent

Approved As To Form And Legality:

---

Assistant Corporation Counsel

Licensee:

George L. Jewell Services, Ltd.

---

President

Attest:

---

Secretary

[City of Chicago Insurance Certificate of Coverage Form  
referred to in this Concession License Agreement  
unavailable at time of printing.]

[(Sub)Exhibit "A" referred to in this Concession License  
Agreement omitted for printing purposes but  
on file and available for public inspection  
in the Office of the City Clerk.]

(Sub)Exhibits "B", "C", "D" and "E" referred to in this Concession License  
Agreement read as follows:

(Sub)Exhibit "B".  
(To Concession License Agreement)

*Trade Fixtures.*

Dining Room:

Buffet Table with Sneeze Guard  
and Ice

Serving Platters

Serving Spoons

Serving Tongs

Serving Forks

Dressing Containers

Ladles

Salt and Pepper Shakers

Chafers

Chafer Liner

Sterno

Assist. Finger Bowls

Carving Station with Lamp

Omelette Station

Cake Stand with Cover

Cake Knife

Bread Basket

Peppermill

Table Settings:

Forks

Knives

Spoons

Water Goblets

Wine Goblets

Beer Glasses

Large Plate

Small Plate

Soup Bowl

Soup Spoon

Coffee Cup

Large Coffee Cup

Saucers with both

Creamers

Sugars

Pastry Case

Butchers Paper and Tear Bar

Crayons

Hangers

Thirty 36-inch -- 40-inch Round  
Tables -- Seats 4

Four 48-inch Round Tables -- Seats 6

200 Chairs -- Wood with Padded Seat

Service Linen

Bud Vases

Miscellaneous:

Cappuccino Machine

Coffee Machine

Coffee Grinder/Dispenser

Coffee Warmers

Decaffeinated Dispenser

All Cups and Supplies  
for Maintenance and  
Service

Kitchen Supplies:

Sheet Pans

Roasting Pan

Half Sheet Pans

Sauce Pot

Stainless Bowls

Spatula

Chafer Liner

Tongs

**Kitchen Supplies:****Spoons****Ladles****Knives****Large Colander****Strainer****Bainmarie****Cutting Boards****Tool Bin****Cold Storage -- Stackable:****Plastic 4-inch Half Hotel  
with Lid****4 Quart Square with Lid****Plastic 6-inch quarter  
Hotel with Lid****6 Quart Square with Lid****Plastic Wrap****Aluminum Foil****Freezer Bag****Racks for Dish Machine****Stack Rack with Wheels****1. Glass****2. Coffee Cup****3. Plate****4. Silver****5. Miscellaneous Rack**

Mineral Water Line for Remote Station

Tree Rental

Cash Register with Employer Disc.

Telephone

Screen; Gate; Some Type of  
Security for Dining Room

Other:

Robot Coup

Microwave

Electric Griddle

Crock Pot

Warm Box

Electric Stove Top

Floor Mats

Metro Cage Security

Small Refrigerator  
(Beer and Wine)

Cleaning Supplies:

Dish Machine  
Chemicals

Mop Bucket

Hand Soap

Floor Soap

Scour Pads

Floor Sweeper with  
Dust Pan

Pot Wash Soap

Stainless Steel Cleaner

Brooms

Garbage Cans

Mop

Garbage Can Liners

*(Sub)Exhibit "C".*  
(To Concession License Agreement)

*Contractor's Affidavit.*

Specification Number: C 968920056 A

Bidder/Proposer Name: George L. Jewell Services, Ltd.

Bidder/Proposer Address: 424 North Wood Street  
Chicago, Illinois 60622

Federal Employer I.D. Number: 362716946  
or Social Security Number: \_\_\_\_\_

Instructions: For Use With A Contract Funded In Whole By City Or State Funds. Every Contractor submitting a bid/proposal to the City of Chicago must complete this Contractor's Affidavit. Special attention should be paid to Sections I (pages 1 -- 4), II (page 4), III C (page 6), and IV (page 8), which require the Contractor to provide certain information to the City. The Contractor should complete this Contractor's Affidavit by signing Section V (page 8). Please note that in the event the Contractor is a joint venture, the joint venture and each of the joint venture partners must submit a completed Contractor's Affidavit. In the event that the Contractor is unable to certify to any of the statements contained herein, Contractor must contact the Department of Purchases, Contracts and Supplies for the City of Chicago and provide a detailed factual explanation of the circumstances leading to the Contractor's inability to so certify.

The undersigned George L. Jewell, as President  
(Name) (Title)  
and on behalf of George L. Jewell Services, Ltd. ("Contractor") having been  
(Business Name)  
duly sworn under oath certifies that:



Name (Print or Type)	Address	Ownership Interest
George L. Jewell	424 North Wood Street Chicago, Illinois 60622	100 %
_____	_____	_____ %
_____	_____	_____ %
_____	_____	_____ %

e. Is the corporation owned partially or completely by one or more other corporations? Yes [ ] No [x]

If "Yes", provide the above information, as applicable, for each of said corporations.

f. If the corporation has one hundred (100) or more shareholders, indicate here or attach a list of names and addresses of all shareholders owning shares equal to or in excess of ten percent (10%) of the proportionate ownership of the corporation and indicate the percentage interest of each.

Name (Print or Type)	Address	Ownership Interest
_____	_____	_____ %
_____	_____	_____ %
_____	_____	_____ %
_____	_____	_____ %

Note: Generally, with corporations having one hundred (100) or more shareholders where no shareholder owns ten percent (10%) of the shares, the requirements of this Section 1 would be satisfied by the bidder/proposer enclosing, with his bid/proposal, a copy of the corporation's latest published annual report and/or Form 10-K if the information is contained therein.

*Section 2.*

*Partnerships.*

If the bidder/proposer is a partnership, indicate the name of each partner and the percentage of interest of each therein.

Names Of Partners (Print Or Type)	Percentage Interest
_____	_____ %
_____	_____ %
_____	_____ %
_____	_____ %

*Section 3.*

*Sole Proprietorships.*

- a. The bidder/proposer is a sole proprietor and is not acting in any representative capacity in behalf of any beneficiary:

Yes [ ] No [ ] If "No", complete items b and c of this Section 3.

- b. If the sole proprietorship is held by an agent(s) or a nominee(s), indicate the principal(s) for whom the agent or nominee holds such interest:

Name(s) Of Principal(s) (Print Or Type)

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_

- c. If the interest of a spouse or any other party is constructively controlled by another person or legal entity, state the name and address of such person or entity possessing such control and the relationship under which such control is being or may be exercised:

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*Section 4.*

*Land Trusts, Business Trusts, Estates  
And Other Entities.*

If the bidder/proposer is a land trust, business trust, estate or other similar commercial or legal entity, identify any representative, person or entity holding legal title as well as each beneficiary in whose behalf title is held, including the name, address and percentage of interest of each beneficiary.

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*Section 5.*

*Not-For-Profit Corporations.*

- a. Incorporated in the State of \_\_\_\_\_
- b. Authorized to do business in the State of Illinois: Yes [ ] No [ ]

c. Names of all Officers of Corporation (or Attach List):

Names of all Directors of Corporation (or Attach List):

Name Title (Print or Type) (Print or Type)

Name Title (Print or Type) (Print or Type)

Four horizontal lines for entering officer names and titles.

Four horizontal lines for entering director names and titles.

Note: Pursuant to Chapter 2-154, Section 2-154-030 of the Municipal Code of Chicago, the Corporation Counsel may require any such additional information from any entity to achieve full disclosure relevant to the contract. Further, pursuant to Chapter 2-154, Section 2-154-020, any material change in the information required above must be provided by supplementing this statement at any time up to the time the Purchasing Agent takes action on the contract or other action requested of the Purchasing Agent.

II.

Affidavit Of Local Business.

"Local Business" means a business located within the corporate limits of the City of Chicago, which has the majority of its regular, full-time work force located within the City, and which is subject to City taxes.

Joint Ventures: For purposes of establishing a firm's eligibility for two percent (2%) local business preference (if allowed by the specification), each partner must complete a separate affidavit. A Joint Venture is a "Local Business" only if at least fifty percent (50%) interest in the venture is held by "Local Businesses".

1) Is bidder/proposer a "Local Business" as defined above?

Yes:   x   No:

- 2) How many persons are currently employed by bidder/proposer? 30
- 3) Does bidder/proposer have business locations outside of City of Chicago? Yes: \_\_\_\_\_ No: x

If "Yes", list such bidder/proposer business addresses:

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(Attach Additional Sheets if Necessary)

- 4) How many of bidder/proposer's current employees work at City of Chicago locations? All
- 5) Is bidder/proposer subject to City of Chicago taxes (including the Head Tax)? Yes: x No: \_\_\_\_\_

### III.

#### *Contractor Certification.*

##### A. Contractor.

1. The Contractor or any subcontractor to be used in the performance of this contract, or any affiliated entity<sup>1</sup> of the Contractor or any such subcontractor, or any responsible official thereof, or any other official, agent or employee of the Contractor, any such subcontractor or any such affiliated entity<sup>1</sup>, acting pursuant to the direction or authorization of a responsible official thereof has not, during a period of three (3) years prior to the date of execution of this certification, or if a subcontractor or subcontractor's affiliated entity<sup>1</sup> during a period of three (3) years prior to the date of award of the subcontract:
  - a. bribed or attempted to bribe, or been convicted of bribery or attempting to bribe a public officer or employee of the City of Chicago, the State of Illinois, any agency of the federal government or any state or local government in the United States (if an officer or employee, in that officer's or employee's official capacity); or

- b. agreed or colluded, or been convicted of agreement or collusion among bidders or prospective bidders in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or
  - c. made an admission of guilt of such conduct described in 1 (a) and (b) above which is a matter of record but has not been prosecuted for such conduct.
2. The Contractor or any agent, partner, employee or officer of the Contractor is not barred from contracting with any unit of state or local government as a result of engaging in or being convicted of bid-rigging<sup>3</sup> in violation of Section 3 of Article 33E of the Illinois Criminal Code of 1961, as amended (720 ILCS 5/33E-3), or any similar offense of any state or the United States which contains the same elements as the offense of bid-rigging<sup>3</sup> during a period of five (5) years prior to the date of submittal of this bid, proposal or response<sup>2</sup>.
3. The Contractor or any agent, partner, employee, or officer of the Contractor is not barred from contracting with any unit of state or local government as a result of engaging in or being convicted of bid-rotating<sup>4</sup> in violation of Section 4 of Article 33E of the Illinois Criminal Code of 1961, as amended (720 ILCS 5/33E-4) or any similar offense of any state or the United States which contains the same elements as the offense of bid-rotating<sup>4</sup>.
4. The Contractor understands and will abide by all provisions of Chapter 2-56 of the Municipal Code of Chicago entitled "Office of Inspector General" and all provisions of Chapter 2-156 of the Municipal Code of Chicago entitled "Governmental Ethics".

#### B. Subcontractor.

1. The Contractor has obtained from all subcontractors to be used in the performance of this contract, known by the Contractor at this time, certifications in form and substance equal to Section I of this Contractor's Affidavit. Based on such certification(s) and any other information known or obtained by the Contractor, the Contractor is not aware of any such subcontractor, subcontractor's affiliated entity<sup>1</sup>, or any agent, partner, employee or officer of such subcontractor or subcontractor's affiliated entity<sup>1</sup> having engaged in or been convicted of: (a) any of the conduct described in Section III A (1) (a) or (b) of this certification, (b) bid-rigging<sup>3</sup>, bid-rotating<sup>4</sup>, or any similar offense of any state or the United States which contains the same elements as bid-rigging and bid-rotating, or having made

an admission of guilt of the conduct described in Section III A (1) (a) or (b) which is a matter of record but has/have not been prosecuted for such conduct.

2. The Contractor will, prior to using them as subcontractors, obtain from all subcontractors to be used in the performance of this contract, but not yet known by the Contractor at this time, certifications in form and substance equal to this certification. The Contractor shall not, without the prior written permission of the City, use any of such subcontractors in the performance of this contract if the Contractor, based on such certifications or any other information known or obtained by the Contractor, becomes aware of such subcontractor, subcontractor's affiliated entity<sup>1</sup> or any agent, employee or officer of such subcontractor or subcontractor's affiliated entity<sup>1</sup> having engaged in or been convicted of: (a) any of the conduct described in Section III A (1) (a) or (b) of this certification; or (b) of bid-rigging<sup>3</sup>, bid-rotating<sup>4</sup> or any similar offense of any state or the United States which contains the same elements as bid-rigging or bid-rotating or having made an admission of guilt of the conduct described in Section III A (1) (a) or (b) which is a matter of record but has/have not been prosecuted for such conduct.
3. The Contractor will maintain on file for the duration of the contract all certifications required by Section III B (1) and (2) above, for all subcontractors to be used in the performance of this contract and will make such certifications promptly available to the City of Chicago upon request.
4. The Contractor will not, without the prior written consent of the City, use as subcontractors any individual, firm, partnership, corporation, joint venture or other entity from whom the Contractor is unable to obtain a certification in form and substance equal to this certification.
5. The Contractor hereby agrees, if the City so demands, to terminate its subcontract with any subcontractor, if such Contractor or subcontractor was ineligible at the time that the subcontract was entered into for award of such subcontract under Chapter 2-92, Section 2-92-320 of the Chicago Municipal Code or if applicable, under Section 33-E of Article 33 of the State of Illinois Criminal Code of 1961, as amended. Contractor shall insert adequate provisions in all subcontracts to allow it to terminate such subcontracts as required by this certification.

C. State Tax Delinquencies.

In completing this Section III C, authorized signatory must initial on the line next to the appropriate subsection.

1.   G.J.   Contractor is not delinquent in the payment of any tax administered by the Illinois Department of Revenue or, if delinquent, the Contractor is contesting, in accordance with the procedures established by the appropriate Revenue Act, its liability for the tax or amount of the tax.
2.        Contractor has entered into an agreement with the Illinois Department of Revenue for the payment of all such taxes that are due and is in compliance with such agreement.
3.        Contractor is delinquent in the payment of any tax administered by the Department of Revenue and is not covered under any of the situations described in subsections 1 and 2 of this Section III C, above<sup>5</sup>.

D. Certification Regarding Suspension And Disbarment.

1. The Contractor certifies to the best of its knowledge and belief, that it and its principals:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal, state or local department or agency;
  - b. have not within a three (3) year period preceding this proposal been convicted of or had a civil judgment rendered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or performing a public (federal, state, local) transaction or contract under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification or destruction of records, making false statements, or receiving stolen property;
  - c. are not presently indicted for or otherwise criminally or civilly charged by a governmental entity (federal, state or local) with commission of any of the offenses enumerated in Paragraph D (1) (b) above; and

- d. have not within a three-year period preceding this Agreement had one or more public transactions (federal, state or local) terminated for cause or default.
2. If the Contractor is unable to certify to any of the statements in this certification, Contractor shall attach an explanation to this certification.
3. If any subcontractors are to be used in the performance of this Agreement, Contractor shall cause such subcontractors to certify as to Paragraph D (1) of this certification. In the event that any subcontractor is unable to certify to any of the statements in this certification, such subcontractor shall attach an explanation to this certification.

#### E. Anti-Collusion.

The Contractor, its agents, officers or employees have not directly or indirectly entered into any agreement, participated in any collusion, or otherwise taken any action in restraint of free competitive bidding in connection with this proposal. Failure to submit this statement as part of the bid proposal will make the bid nonresponsive and not eligible for award consideration.

#### F. Punishment.

A Contractor who makes a false statement, material to Section III A (2) of this certification commits a Class 3 felony, 720 ILCS 5/33E-11(b). Making a false statement concerning Section III of this certification is a Class A misdemeanor, voids the contract and allows the municipality to recover all amounts paid to the contractor under the contract in a civil action, 65 ILCS 5/11-42.1-1.

#### Notes 1 -- 5 For Section III, Contractor Certification.

1. In accordance with Chapter 2-92, Section 2-92-320 of the Municipal Code of Chicago, the Contractor or a subcontractor shall be chargeable with the conduct of an affiliated entity. Business entities are affiliated if, directly or indirectly, one controls or has the power to control the other, or if a third person controls or has the power to control both entities. Indicia of control include without limitation: interlocking management or ownership identity of interests among family members; shared facilities and equipment; common use of employees; or organization of a business entity following the

ineligibility of a business entity under Chapter 2-92, Section 2-92-320 of the Chicago Municipal Code, using substantially the same management, ownership or principals as the ineligible entity.

2. No corporation shall be barred from contracting with any unit of state or local government as a result of a conviction, under either Section 33E-3 or Section 33E-4 of Article 33 of the State of Illinois Criminal Code of 1961, as amended, or any employee or agent of such corporation if the employee so convicted is no longer employed by the corporation and: (1) it has been finally adjudicated not guilty, or (2) if it demonstrates to the governmental entity with which it seeks to contract and that entity finds that the commission of the offense was neither authorized, requested, commanded, nor performed by a director, officer or a high managerial agent on behalf of the corporation as provided in Paragraph (2) of Subsection (a) of Section 5-4 of the State of Illinois Criminal Code.

3. For purposes of Section III A of this certification, a person commits the offense of and engages in bid-rigging when he knowingly agrees with any person who is, or but for such agreement should be, a competitor of such person concerning any bid submitted or not submitted by such person or another to a unit of state or local government when with the intent that the bid submitted or not submitted will result in the award of a contract to such person or another and he either (1) provides such person or receives from another information concerning the price or other material term or terms of the bid which would otherwise not be disclosed to a competitor in an independent noncollusive submission of bids or (2) submits a bid that is of such a price or other material term or terms that he does not intend the bid to be accepted, 720 ILCS 5/33E-3.

4. For purposes of Section III A of this certification, a person commits the offense of and engages in bid-rotating when, pursuant to any collusive scheme or agreement with another, he engages in a pattern over time (which, for the purposes hereof, shall include at least three (3) contract bids within a period of ten (10) years, the most recent of which occurs after January 1, 1989) of submitting sealed bids to units of state or local government with the intent that the award of such bid rotates, or is distributed among, persons or business entities which submit bids on a substantial number of the same contract, 720 ILCS 5/33-E-4.

5. 65 ILCS 5/11-42.1-1 provides that a municipality may not enter into a contract or agreement with an individual or other entity that is delinquent in the payment of any tax administered by the Illinois Department of Revenue unless the contracting party is contesting, in accordance with the procedures established by the appropriate Revenue Act, its liability for the tax or the amount of the tax or unless the contracting party has entered into an agreement to pay the tax and is in compliance with the Agreement. Notwithstanding the above, the municipality may enter into the contract if the contracting authority for the municipality determines that:

- (1) the contract is for goods or services vital to the public health, safety, or welfare; and
- (2) the municipality is unable to acquire the goods or services at a comparable price and of comparable quality from other sources.

IV.

*Incorporation Into Contract And Compliance.*

The above certifications shall become part of any contract awarded to the Contractor set forth on page 1 of this Certificator's Affidavit. Further, Contractor shall comply with these certifications during the term of the Contract.

V.

*Verification.*

Under penalty of perjury, I certify that I am authorized to execute this Contractor's Affidavit on behalf of the Contractor set forth on page 1, that I have personal knowledge of all the certifications made herein and that the same are true.

(Signed) George L. Jewell  
Signature of Authorized Officer

George L. Jewell  
Name of Authorized Officer  
(Print or Type)

President  
Title

(Omitted for printing purposes)  
Telephone Number

State of Illinois

County of Cook

Signed and sworn to before me this 21st day of July, 19 95

by George L. Jewell (Name) as President (Title)

of George L. Jewell Services, Ltd. (Contractor).

(Signed) Ronald P. Duplack  
Notary Public Signature

[Official Seal]  
Ronald P. Duplack  
Notary Public State of Illinois  
My Commission expires January 16, 1996

(Sub)Exhibit "D".  
(To Concession License Agreement)

*Form Of Letter Of Credit.*

(Date)

City of Chicago

c/o Commissioner of Chicago Public Library

Gentlemen:

We hereby issue Irrevocable Stand-By Letter of Credit No. \_\_\_\_\_ in your favor for the account of George Jewell Services, Ltd. ("Jewell") up to an aggregate amount of \_\_\_\_\_ (\$\_\_\_\_\_).

Funds under this Credit are available to you unconditionally against your sight drafts for any sum or sums not exceeding a total of \_\_\_\_\_ (\$ \_\_\_\_\_) drawn on us mentioning our Credit No. \_\_\_\_\_ purportedly signed by the Commissioner of the Chicago Public Library or the City Comptroller of the City of Chicago (whether acting or actual).

Our obligations hereunder are primary obligations to the City and shall not be affected by the performance or nonperformance by Jewell under any agreement with the City or by any bankruptcy or other insolvency proceeding initiated by or against Jewell. Jewell is not the owner of or beneficiary under this Credit and possesses no interest whatsoever in this Credit or proceeds of same. We engage with you that any draws under this Credit shall be duly honored on sight if presented to us on or before \_\_\_\_\_.

This Credit is subject to the Uniform Customs and Practice for Documentary Credits (1983 Revision), International Chamber of Commerce Publication No. 400 (IUCP) and to the Uniform Commercial Code -- Letters of Credit, 810 ILCS 5/5-101, et seq., as amended, as in effect in the State of Illinois (UCC). To the extent the provisions of the IUCP and the UCC conflict, the provisions of the UCC shall control.

(Authorized Signature)

(Sub)Exhibit "E".  
(To Concession Lease Agreement)

*Special Conditions Regarding Minority Business Enterprise  
Commitment And Women Business  
Enterprise Commitment.*

Schedules C-1 And D-1.

#### I. Policy And Terms.

A. It is the policy of the City of Chicago that Local Businesses certified as Minority Business Enterprises (M.B.E.) and Women Business Enterprises (W.B.E.) in accordance with Section 2-92-420, et seq. of the Municipal Code of Chicago and Regulations Governing Certification of Minority- and Women-Owned Businesses, and all other regulations promulgated under the aforementioned sections of the Municipal Code shall have the maximum

opportunity to participate fully in the performance of this Agreement. Therefore, the Contractor shall not discriminate against any person or business on the basis of race, color, national origin or sex and shall take affirmative action to ensure that women and minority businesses shall have the maximum opportunity to compete for and perform subcontracts for supplies or services.

The Purchasing Agent has established a goal of awarding not less than twenty-five percent (25%) of the annual dollar value of all contracts to certified M.B.E.s and five percent (5%) of the annual dollar value of all contracts to certified W.B.E.s.

B. Accordingly, the Contractor commits to expend at least the following percentages of the Total Contract Price (inclusive of any and all modifications and amendments), if awarded, for contract participation by M.B.E.s and W.B.E.s:

Year Advertised	M.B.E. Percentage	W.B.E. Percentage
1991	21.1%	5%
1992	19.5%	4.9%
1993	17.7%	4.8%
after 1993	16.9%	4.5%

C. This commitment is met by the Contractor's status as an M.B.E. or W.B.E., or by a joint venture with one or more M.B.E.s or W.B.E.s as prime contractor (to the extent of the M.B.E. or W.B.E. participation in such joint venture), or by subcontracting a portion of the work to one or more M.B.E.s or W.B.E.s, or by the purchase of materials used in the performance of the contract from one or more M.B.E.s or W.B.E.s, or by the indirect participation of M.B.E.s or W.B.E.s in other aspects of the Contractor's business (but no dollar of such indirect M.B.E. or W.B.E. participation shall be credited more than once against a Contractor's M.B.E. or W.B.E. commitment with respect to all contracts of such Contractor), or by any combination of the foregoing. Note: M.B.E./W.B.E. participation goals are separate and those businesses certified with the City of Chicago as both an M.B.E./W.B.E. shall not be credited more than once against a Contractor's M.B.E. or W.B.E. commitment in the performance of the contract.

D. As noted above, the Contractor may meet all or part of this commitment by contracting with M.B.E.s or W.B.E.s for the provision of goods or services not directly related to the performance of this contract. However, in determining the manner of M.B.E./W.B.E. participation, the

Contractor shall first consider involvement of M.B.E.s/W.B.E.s as joint venture partners, subcontractors, and suppliers of goods and services directly related to the performance of this contract. In appropriate cases, the Purchasing Agent will require the Contractor to demonstrate the specific efforts undertaken by it to involve M.B.E.s and W.B.E.s directly in the performance of this contract.

E. The Contractor also may meet all or part of this commitment through credits received pursuant to Section 2-92-530 of the Municipal Code of Chicago for the voluntary use of M.B.E.s or W.B.E.s in private sector projects.

## II. Definitions.

A. "Minority Business Enterprise" or "M.B.E." means a firm awarded certification as a minority-owned and controlled business in accordance with City Ordinances and Regulations.

B. "Women Business Enterprise" or "W.B.E." means a firm awarded certification as a women owned and controlled business in accordance with City Ordinances and Regulations.

C. "Directory" means the Directory of Certified "Disadvantaged Business Enterprises", "Minority Business Enterprises" and "Women Business Enterprises" maintained and published by the Contract Compliance Administrator. The Directory identifies firms that have been certified as M.B.E.s and W.B.E.s, and includes both the date of their last certification and the area of specialty in which they have been certified. Contractors are responsible for verifying the current certification status of all proposed M.B.E. and W.B.E. firms.

D. "Area of Specialty" means the description of an M.B.E. or W.B.E. firm's business which has been determined by the Purchasing Agent to be most reflective of the M.B.E. or W.B.E. firm's claimed specialty or expertise. Each M.B.E./W.B.E. letter of certification contains a description of its Area of Specialty. This information is also contained in the Directory. Credit toward this contract's M.B.E. and W.B.E. participation goals shall be limited to the participation of firms performing within their Area of Specialty.

Notice: The City does not make any representation concerning the ability of any M.B.E./W.B.E. to perform work within their Area of Specialty. It is the responsibility of all contractors to determine the capability and capacity of M.B.E.s/W.B.E.s to satisfactorily perform the work proposed.

E. "Joint Venture" means an association of two or more businesses to carry out a single business enterprise for profit, and for which purpose they combine their expertise, property, capital, efforts, skill and knowledge. Contractors may develop joint venture agreements as an instrument to

provide participation by M.B.E.s and W.B.E.s in contract work. A joint venture seeking to be credited for M.B.E./W.B.E. participation may be formed among certified M.B.E./W.B.E. firm(s) or between certified M.B.E./W.B.E. firm(s) and non-M.B.E./W.B.E. firms(s).

A joint venture is eligible for M.B.E./W.B.E. credit if the M.B.E./W.B.E. partner(s) share in the ownership, control, management responsibilities, risks and profits of the joint venture, and are responsible for a clearly defined portion of work to be performed, in proportion with the M.B.E./W.B.E. ownership percentage.

F. "Contract Compliance Administrator" means the officer appointed pursuant to Section 2-92-490 of the Municipal Code of Chicago.

### III. Counting M.B.E./W.B.E. Participation Toward The Contract Goals.

A. The inclusion of any M.B.E. or W.B.E. in the contractor's M.B.E./W.B.E. Utilization Plan shall not conclusively establish the contractor's right to full M.B.E./W.B.E. credit for that firm's participation in the contract.

B. The Purchasing Agent reserves the right to deny or limit M.B.E./W.B.E. credit to the Contractor where any M.B.E. or W.B.E. is found to be engaged in substantial subcontracting or pass-through activities with others. In this regard, a contractor may count toward its M.B.E. and W.B.E. goals only expenditures to firms that perform a commercially useful function. A firm is considered to perform a commercially useful function when it is responsible for the performance of a clearly defined and distinct element of work and is carrying out its responsibilities by actually performing, managing, and supervising the work involved. To determine whether a firm is performing a commercially useful function, the Purchasing Agent shall evaluate the amount of work subcontracted, industry practices, and other relevant factors. The amount of M.B.E./W.B.E. participation credit shall be based upon an analysis by the Purchasing Agent of the specific duties that will be performed by the M.B.E. or W.B.E.. Each M.B.E./W.B.E. shall be expected to actually perform a substantial (i.e., more than eighty-five percent (85%)) portion of the work contemplated for it by any subcontract or agreement through the use of its own employees and equipment.

Requested information may include, without limitation: (1) specific information concerning brokers' fees and/or commissions; (2) intended sub-suppliers or other sources of goods and/or services; and (3) specific financial or other risks to be assumed by the M.B.E./W.B.E..

C. The participation of M.B.E.s and W.B.E.s who have been certified as "brokers" shall no longer be considered eligible to participate on contracts

awarded by the City in 1993 and thereafter until further notice for any consideration of M.B.E. or W.B.E. credit.

D. Credit for the participation of M.B.E.s/W.B.E.s as joint venture partners shall be based upon an analysis of the duties, responsibilities and risks undertaken by the M.B.E./W.B.E. as specified by the joint venture's executed joint venture agreement. The Purchasing Agent reserves the right to deny or limit M.B.E./W.B.E. credit to the Contractor where any M.B.E./W.B.E. joint venture partner is found to have duties, responsibilities, risks or loss and management control over the joint venture that is not commensurate with or in proportion to its joint venture ownership.

#### IV. Regulations Governing Reductions To Or Waiver Of M.B.E./W.B.E Goals.

The following Regulations set forth the standards to be used in determining whether or not a reduction or waiver of the M.B.E./W.B.E. commitment goals of a particular contract is appropriate. If a bidder or proposer determines that it is unable to meet the M.B.E. and/or W.B.E. percentage on a City of Chicago contract, a written request for the reduction or waiver of the commitment must be included in the bid or proposal.

The written request for reduction or waiver from the commitment must be in the form of a signed petition for grant of relief from the M.B.E./W.B.E. percentages submitted on the bidder/proposer's letterhead, and must demonstrate that all required efforts as set forth in this document were taken to secure eligible Minority and Women Business Enterprises to meet the commitments. The Purchasing Agent or designee shall determine whether the request for the reduction or waiver will be granted.

Bidders/proposers will be considered responsive to the terms and conditions of these Regulations if a waiver request and proof of notification to an assist agency is submitted at the time of bid/proposal opening. Once the bids have been opened, the lowest responsive and responsible bidder so deemed by the Purchasing Agent or authorized designee will have no more than fourteen (14) calendar days to submit to the Department of Purchases complete documentation that adequately addresses the conditions for waiver described herein. Proposers responding to Requesting for Proposals (R.F.P.s) who have been identified as a short listed candidate and/or a prospective awardee will be given a designated time allowance, but no more than fourteen (14) calendar days to submit to the Department of Purchases complete documentation that adequately addresses the conditions for waiver described herein. Respondents to Request for Information and or Qualifications (R.F.I./R.F.Q.'s) deemed by the Purchasing Agent or authorized designee to be the most responsive and responsible shall submit documentation that adequately addresses the conditions for waiver described herein during negotiations. Failure to submit documentation sufficient to support the waiver request will cause the bid/proposal to be

found non-responsive by the Purchasing Agent, and the bid/proposal will be rejected. In such cases the remedies to be taken by the Purchasing Agent, in his discretion, may include, but are not limited to, forfeiture of bid deposit; negotiating with the next lowest bidder/proposer; or readvertising the bid/proposal. All bidders/proposers are encouraged to submit all required documents at the time of bid opening to expedite the contract award.

#### A. Direct/Indirect Participation.

Each of the following elements must be present in order to determine whether or not such a reduction or waiver is appropriate.

1. The bidder/proposer has documented the unsuccessful solicitation for either subcontractors or joint venture partners of at least fifty percent (50%) (or at least five (5) when there are more than eleven (11) certified firms in the commodity area) of the appropriate certified M.B.E./W.B.E. firms to perform any direct or indirect work identified or related to the advertised bid/proposal. Direct participation involves subcontracting a portion of the goods/services specifically required in the bid/proposal. Indirect participation is the subcontracting of goods/services not specifically related to the performance of this contract. Documentation must include but is not necessarily limited to:
  - a. a detailed statement of efforts to identify and select portions of work identified in the bid solicitation for subcontracting to certified M.B.E./W.B.E. firms;
  - b. a listing of all M.B.E./W.B.E. firms contacted that includes:
    - i) names, addresses and telephone numbers of M.B.E./W.B.E. firms solicited;
    - ii) date and time of contact;
    - iii) method of contact (written, telephone, transmittal of facsimile documents, et cetera).
  - c. Copies of letters of any other evidence of mailing that substantiates outreach to M.B.E./W.B.E. vendors that includes:
    - i) project identification and location;

- ii) classification/commodity of work items for which quotations were sought;
- iii) date, item and location for acceptance of subcontractor bid proposals;
- iv) detailed statement which summarizes direct negotiations with appropriate M.B.E./W.B.E. firms for specific portions of the work and indicates why negotiations were unsuccessful;
- v) affirmation that good faith efforts have been demonstrated by choosing subcontracting opportunities likely to achieve M.B.E./W.B.E. goals by not imposing any limiting conditions which were not mandatory for all subcontractors; or denying the benefits ordinarily conferred on M.B.E./W.B.E. subcontractors for the type of work that was solicited,

Or

2. Subcontractor participation will be deemed excessively costly when the M.B.E./W.B.E. subcontractor's proposal exceeds the average price quoted by more than twenty percent (20%). In order to establish that a subcontract's quote is excessively costly, the bidder/proposer must provide the following information:
- a. A detailed statement of the work identified for M.B.E./W.B.E. participation for which the bidder/proposer asserts the M.B.E./W.B.E. quote(s) were excessively costly (in excess of twenty percent (20%) higher).
    - i) a listing of all potential subcontractors contacted for a quotation on that work item;
    - ii) prices quoted for the subcontract in question by all such potential subcontractors for that work item.
  - b. Other documentation which demonstrates to the satisfaction of the Purchasing Agent that the M.B.E./W.B.E. proposals are excessively costly, even though not in excess of twenty percent (20%) higher

than the average price quoted. This determination will be based on factors that include, but are not limited to, the following:

- i) the City's estimate for the work under a specific subcontract;
- ii) the bidder/proposer's own estimate for the work under the subcontract;
- iii) an average of the bona fide prices quoted for the subcontract;
- iv) demonstrated increase in other contract costs as a result of subcontracting to the M.B.E./W.B.E. or other firm.

#### B. Assist Agency Participation.

Every waiver and/or reduction request must include evidence that the bidder/proposer has provided timely notice of the need for subcontractors to an appropriate association/assist agency representative of the M.B.E./W.B.E. business community.

The notice requirement of this section will be satisfied if a bidder/proposer contacts at least one of the associations on Attachment A to these Regulations when the prime contractor seeks a waiver or reduction in the utilization goals. Attachment B to these Regulations provides the letter format that a prime contractor may use. Proof of notification prior to bid submittal (e.g. certified mail receipt or facsimile transmittal receipt) will be required for any bid/proposal submitted to be deemed responsive on the date of bid opening. If deemed appropriate, the Purchasing Agent or Contract Compliance Officer may contact the assist agency for verification of notification.

#### C. Impracticability.

1. If the Purchasing Agent determines that a lesser M.B.E. and/or W.B.E. percentage standard is appropriate with respect to a particular contract subject to competitive bidding prior to the bid solicitations for such contract, bid specifications shall include a statement of such revised standard.
2. The requirements set forth in these Regulations shall not apply where the Purchasing Agent determines that M.B.E./W.B.E. subcontractor participation is impracticable.

This may occur whenever the Purchaser Agent determines that for reasons of time, need, industry practices or standards not previously known by the Purchasing Department administrator, or such other extreme circumstances as may be deemed appropriate, such a Waiver is in the best interests of the City. This determination may be made in connection with a particular contract, whether before the contract is let for bid, during the bid or award process, before or during negotiation of the contract, or during the performance of the contract.

For all notification required to be made by bidders/proposers, in situations where the Purchasing Agent has determined that time is of the essence, documented telephone contact may be substituted for letter contact.

#### V. Procedure To Determine Bid Compliance.

The following Schedules and described documents constitutes the bidder's M.B.E./W.B.E. proposal, and must be submitted in accordance with the guidelines stated:

##### A. Schedule C-1: Letter Of Intent From M.B.E./W.B.E. To Perform As Subcontract, Supplier And/Or Consultant.

A Schedule C-1 executed by the M.B.E./W.B.E. (or Schedule B/Joint Venture Subcontractor) must be submitted by the bidder/proposer for each M.B.E./W.B.E. included on their Schedule D-1 and must accurately detail the work to be performed by the M.B.E./W.B.E. and the agreed rates and prices to be paid.

If any fully completed and executed Schedule C-1 is not submitted with the bid/proposal, it must be received by the Contract Administrator within ten (10) days of the bid/proposal opening. (All post bid/proposal submissions must be in triplicate with original signatures on all documents). Failure to submit a completed Schedule C-1 in accordance with this section shall entitle the City to deem the bid/proposal non-responsive and therefore reject the bid/proposal.

##### B. Letters Of Certification.

A copy of each proposed M.B.E./W.B.E. firm's current Letter of Certification from the City of Chicago must be submitted with the bid/proposal.

All Letters of Certification issued by the City of Chicago include a statement of the M.B.E./W.B.E. firm's Area of Speciality. The

M.B.E./W.B.E. firm's scope of work, as detailed by their Schedule C-1, must conform to their stated Area of Specialty.

#### C. Joint Venture Agreements.

If the bidder's/proposer's M.B.E./W.B.E. proposal includes the participation of a M.B.E./W.B.E. as joint venture on any tier (either as the bidder/proposer or as a subcontractor), the bidder/proposer must provide a copy of the joint venture agreement and a Schedule B.

In order to demonstrate the M.B.E./W.B.E. partner's share in the ownership, control, management responsibilities, risks and profits of the joint venture, the proposed joint venture agreement must include specific details related to: (1) contributions of capital and equipment; (2) work responsibilities or other performance to be undertaken by the M.B.E./W.B.E.; and (3) the commitment of management, supervisory and operative personnel employed by the M.B.E./W.B.E. to be dedicated to the performance of the contract. The joint venture agreement must also clearly define each partner's authority to contractually obligate the joint venture and each partner's authority to expend joint venture funds (e.g., check signing authority).

#### D. Required Schedules Regarding D.B.E./M.B.E./W.B.E. Utilization.

Bidders must submit, together with the bid, a completed Schedule D-1 committing them to the utilization of each listed M.B.E./W.B.E. firm.

Except in cases where the bidder/proposer has submitted for a complete waiver of or variance from the M.B.E./W.B.E. commitment in accordance with Section IV herein, the bidder/proposer must commit to the expenditure of a specific dollar amount of participation by each M.B.E./W.B.E. firm included on their Schedule D-1. The total dollar commitment to proposed M.B.E.'s must at least equal the M.B.E. goal, and the total dollar commitment to proposed W.B.E.s must at least equal the W.B.E. goal. Bidders are responsible for calculating the dollar equivalent of the M.B.E. and W.B.E. goals as percentages of their total base bids or in the case of Term Agreements, as percentages of the total estimated usage.

All commitments made by the bidder's Schedule D-1 must conform to those presented in the submitted Schedule C-1. If Schedule C-1 is submitted after the opening (See Section V(A) above), the bidder/proposer may submit a revised Schedule D-1 (executed and notarized in triplicate to conform with the Schedules C-1). Except in cases where substantial and documented justification is provided, bidders/proposers will not be allowed to reduce the dollar commitment

made to any W.B.E. in order to achieve conformity between the Schedules C-1 and D-1.

All commitments for joint venture agreements must be delineated in the Schedule B.

#### VI. Reporting Requirements During The Term Of The Contract.

A. The Contractor shall, not later than thirty (30) days from the award of a contract by the City, execute formal contracts or purchase orders with the M.B.E.s and W.B.E.s included in their approved M.B.E./W.B.E. Utilization Plan. These written agreements shall be made available to the Purchasing Agent upon request.

B. In the case of one time procurements of supplies with either single or multiple deliveries to be performed in less than one year from the date of contract award, an "M.B.E./W.B.E. Utilization Report", indicating final M.B.E. and W.B.E. payments shall be submitted directly to the Department of Purchases, Contracts and Supplies so as to assure receipt either at the same time, or before the using Department receives contractor's final invoice. (Notice: Do not submit invoices with "M.B.E./W.B.E. Utilization Reports".) Final payments may be held until the Utilization Reports have been received.

C. During the term of all other contracts, the Contractor shall submit regular "M.B.E./W.B.E. Utilization Reports", a copy of which is attached. The frequency with which these reports are to be submitted will be determined by the Purchasing Agent, but in no case will reports be required less often than on a quarterly basis. In the absence of written notice from the Purchasing Agent, the Contractor's first "M.B.E./W.B.E. Utilization Report" will be due ninety (90) days after the date of contract award, and reports will be due quarterly thereafter.

D. "M.B.E./W.B.E. Utilization Reports" are to be submitted directly to: Department of Purchases, Contracts and Supplies, Division of Contract Monitoring and Compliance, City Hall, Room 403, 121 North LaSalle Street, Chicago, Illinois 60602.

E. The Contract Compliance Administrator shall be entitled to examine, on five (5) business days notice, the Contractor's books and records including without limitation payroll records, tax returns and records, and books of account, to determine whether the Contractor is in compliance with its commitment to M.B.E./W.B.E. participation and the status of any M.B.E. or W.B.E. performing any portion of the contract. Such rights are in addition to any other audit inspection rights contained in the contract.

## VII. M.B.E./W.B.E. Substitutions.

Changes by the Contractor of the commitments earlier certified in the Schedule D-1 are prohibited. In some cases, however, it may become necessary to substitute a new M.B.E. or W.B.E. in order to actually fulfill the M.B.E./W.B.E. requirements.

The Contractor must notify the Purchasing Agent immediately in writing of the necessity to reduce or terminate an M.B.E./W.B.E. subcontract and to utilize a substitute firm for some phase of work. The Contractor's notification should include the name, address and principal official of the substitute M.B.E./W.B.E. and the dollar value and scope of work of the subcontract. Attached should be all the requisite M.B.E./W.B.E. affidavits and documents, as enumerated above in Section V, "Procedure to Determine Bid Compliance".

The City will not approve extra payment for escalated costs incurred by the Contractor when a substitution of subcontractors becomes necessary for the Contractor in order to comply with M.B.E./W.B.E. contract requirements.

After award of contract, no relief of the M.B.E./W.B.E. requirements will be granted by the City except in exceptional circumstances. Requests for complete or partial waiver of the M.B.E./W.B.E. requirements of this contract must be made in writing, stating all details of the request, the circumstances, and any additional relevant information. The request must be accompanied by a record of all efforts taken by the Contractor to locate specific firms, solicit M.B.E./W.B.E. bids, seek assistance from technical assistance agencies, et cetera, as outlined above in the section entitled "Regulations Governing Reductions to or Waiver of M.B.E./W.B.E. Goals".

## VIII. Non-Compliance And Damages.

The following constitutes a material breach of this contract and shall entitle the City to declare a default, terminate the contract and exercise those remedies provided for in the contract, at law or in equity:

- (1) failure to satisfy the M.B.E./W.B.E. percentages required by the contract; and
- (2) the Contractor or subcontractor is disqualified as an M.B.E. or W.B.E., such status was a factor in contract award, and was misrepresented by the Contractor.

In the event that the Contractor is determined not to have been involved in any misrepresentation of the status of the disqualified subcontractor or supplier, the Contractor shall seek to discharge the disqualified

subcontractor or supplier, upon proper notification to the Purchasing Agent and/or Contract Compliance Administrator and make every effort to identify and engage a qualified M.B.E. or W.B.E. as its replacement. Furthermore, continued eligibility to enter into future contracting arrangements with the City may be jeopardized as a result of non-compliance. Payments due to the Contractor may be withheld until corrective action is taken.

#### IX. Arbitration.

A. In the event a Contractor has not complied with the contractual M.B.E./W.B.E. percentages in its Schedule D, underutilization of M.B.E.s/W.B.E.s shall entitle the affected M.B.E./W.B.E. to recover from the Contractor damages suffered by such entity as a result of being underutilized; provided, however, that this provision shall not apply to the extent such underutilization occurs pursuant to a waiver or substitution approved by the City. The ordinance and contracts subject thereto provide that any disputes between the Contractor and such affected M.B.E.s/W.B.E.s regarding damages shall be resolved by binding arbitration before an independent arbitrator other than the City, with reasonable expenses, including attorney's fees, being recoverable by a prevailing M.B.E./W.B.E. in accordance with these regulations. This provision is intended for the benefit of any M.B.E./W.B.E. affected by underutilization and grants such entity specific third party beneficiary rights. Any rights conferred by this regulation are non-waivable and take precedence over any agreement to the contrary, including but not limited to those contained in a subcontract, suborder, or communicated orally between a contractor and an M.B.E./W.B.E..

B. An M.B.E./W.B.E. desiring to arbitrate shall contact the Contractor in writing to initiate the arbitral process. Except as otherwise agreed to in writing by the affected parties subject to the limitation contained in the last sentence of the previous paragraph, within ten (10) days of the Contractor receiving notification of the intent to arbitrate from the M.B.E./W.B.E., the above-described disputes shall be arbitrated in accordance with the Commercial Arbitration Rules of the American Arbitration Association ("A.A.A."), a not-for-profit agency, with an office at 225 North Michigan Avenue, Suite 2527, Chicago, Illinois 60601-7601 [Telephone/facsimile numbers omitted for printing purposes]. All such arbitrations shall be initiated by the M.B.E./W.B.E. filing a demand for arbitration with the A.A.A.; shall be conducted by the A.A.A.; and held in Chicago, Illinois.

C. All fees of the arbitrator are the initial responsibility of the M.B.E./W.B.E.; provided, however, that the arbitrator is authorized to award reasonable expenses, including attorney's and arbitrator's fees as damages to a prevailing M.B.E./W.B.E..

D. The M.B.E./W.B.E. must send the City a copy of the "Demand for Arbitration" within ten (10) days after it is filed with the A.A.A.. The M.B.E./W.B.E. also must send the City a copy of the decision of the arbitrator within ten (10) days of receiving such decision. Judgment upon the award rendered by the arbitrator may be entered in any court of competent jurisdiction.

#### X. Record Keeping.

The Contractor shall maintain records of all relevant data with respect to the utilization of M.B.E.s/W.B.E.s, retaining these records for a period of at least three (3) years after final acceptance of the work. Full access to these records shall be granted to the City of Chicago, federal or state authorities in this project, the United States Department of Justice, or any duly authorized representatives thereof.

#### XI. Information Sources.

Small business guaranteed loans; surety bond guarantees; 8(a) certification:

U.S. Small Business  
Administration  
Suite 1250  
500 West Madison Street  
Chicago, Illinois 60601  
Attention: Robert Conner  
[Telephone number omitted  
for printing purposes.]

S.B.A. Bond Guarantee Program  
Surety Bonds  
Room 1975-S  
300 South Riverside Plaza  
Chicago, Illinois 60606-6611  
Attention: Tony Zanetello  
[Telephone number omitted  
for printing purposes.]

S.B.A. Procurement Assistance  
Room 1975-S  
300 South Riverside Plaza  
Chicago, Illinois 60606-6611  
Attention: Robert P. Murphy,  
Assistant Regional Administrator  
[Telephone number omitted  
for printing purposes.]

**Project information and general M.B.E./W.B.E. information:**

City of Chicago  
Department of Purchases  
Contract Monitoring and  
Compliance  
City Hall -- Room 403  
121 North LaSalle Street  
Chicago, Illinois 60602  
Attention: Carnice Carey  
[Telephone number omitted  
for printing purposes.]

City of Chicago  
Department of Purchases  
Contract Administration  
Division  
City Hall -- Room 403  
121 North LaSalle Street  
Chicago, Illinois 60602  
Attention: Diana Mingauw-  
Johnson  
[Telephone number omitted  
for printing purposes.]

**Directory of Certified Disadvantaged, Minority and Women Business Enterprises:**

City of Chicago  
Department of Purchases  
Certification Unit  
City Hall -- Room 403  
121 North LaSalle Street  
Chicago, Illinois 60602  
Attention: Alicia Garcia  
[Telephone number omitted  
for printing purposes.]

**Information on M.B.E./W.B.E. availability in the manufacturing, sales or supplies, and related fields (direct assistance from 42 regional affiliates located throughout the United States):**

National Minority Suppliers  
Development Council, Inc.  
9th Floor  
15 West 29th Street  
New York, New York 10018  
Attention: Harriet R. Mitchell  
[Telephone number omitted  
for printing purposes.]

Chicago Regional Purchasing  
Council  
Suite 725  
36 South Wabash Avenue  
Chicago, Illinois 60603  
Attention: Maye Foster-  
Thompson  
[Telephone number omitted  
for printing purposes.]

Attachments "A" and "B" referred to in these Special Conditions Regarding M.B.E. Commitment and W.B.E. Commitment read as follows:

*Attachment "A".*  
(To Special Conditions Regarding M.B.E. Commitment  
And W.B.E. Commitment)

*Assist Agencies.*

Nonconstruction.

Asian American Small  
Business Association  
5023 North Broadway  
Chicago, Illinois 60640  
Attention: Charles Soo  
[Telephone number omitted  
for printing purposes]

Chicago Minority Business  
Development Council  
Suite 725  
36 South Wabash Avenue  
Chicago, Illinois 60603  
Attention: Maye Foster-  
Thompson  
[Telephone/facsimile numbers  
omitted for printing purposes]

Chicago Urban League  
4510 South Michigan Avenue  
Chicago, Illinois 60653  
Attention: Lee V. Smith  
[Telephone/facsimile numbers  
omitted for printing purposes]

Cosmopolitan Chamber of  
Commerce  
Suite 100  
1326 South Michigan Avenue  
Chicago, Illinois 60605-2602  
Attention: Consuelo Pope/  
Lylah Booker  
[Telephone/facsimile numbers  
omitted for printing purposes]

Department of Central  
Management Services  
Minority and Female Business  
Enterprises Division  
Suite 4-400  
100 West Randolph Street  
Chicago, Illinois 60601  
Attention: Irene Cualoping  
[Telephone/facsimile numbers  
omitted for printing purposes]

Illinois Department of  
Commerce and Community  
Affairs  
Suite 3-400  
100 West Randolph Street  
Chicago, Illinois 60601  
Attention: Mollie Cole  
[Telephone/facsimile numbers  
omitted for printing purposes]

Industrial Council of  
Northwest Chicago  
2023 West Carroll Avenue  
Chicago, Illinois 60612  
Attention: Ken Govas  
[Telephone/facsimile numbers  
omitted for printing purposes]

International Trade Bureau  
Operation Push  
930 East 50th Street  
Chicago, Illinois 60615  
Attention: Jeanette Wilson,  
Esq.  
[Telephone/facsimile numbers  
omitted for printing purposes]

Latin American Chamber of  
Commerce  
Suite 12  
2539 North Kedzie Avenue  
Chicago, Illinois 60647  
Attention: D. Lorenzo Padron/  
Fabio Herrera  
[Telephone/facsimile numbers  
omitted for printing purposes]

Little Village 26th Street  
Area Chamber of Commerce  
3610 West 26th Street  
Chicago, Illinois 60623  
Attention: William Velazquez  
[Telephone/facsimile numbers  
omitted for printing purposes]

M.E.G.A. Center  
Operated by: Burgos &  
Associates, Inc.  
7th Floor  
105 West Adams Street  
Chicago, Illinois 60603  
Attention: Dan Drapala  
[Telephone/facsimile numbers  
omitted for printing purposes]

Mexican American Chamber  
of Commerce of Illinois  
Suite 1210  
150 North Michigan Avenue  
Chicago, Illinois 60601  
Attention: George Loera  
[Telephone/facsimile numbers  
omitted for printing purposes]

Midwest Women's Center  
Suite 200  
828 South Wabash Avenue  
Chicago, Illinois 60605  
Attention: Marsha Medema/  
Laurina Uribe  
[Telephone/facsimile numbers  
omitted for printing purposes]

Minority Economic Resource  
Corp.  
Minority Business Department  
2570 East Devon Avenue  
Des Plaines, Illinois 60018  
Attention: Sean Bacon  
[Telephone/facsimile numbers  
omitted for printing purposes]

National Association of Women  
Business Owners -- Chicago  
Chapter  
Suite 300  
200 North Michigan Avenue  
Chicago, Illinois 60601  
Attention: Sharon Bennett  
[Telephone/facsimile numbers  
omitted for printing purposes]

The Neighborhood Institute  
2255 East 75th Street  
Chicago, Illinois 60649  
Attention: Olivia Grady/  
Adrian Hill  
[Telephone/facsimile numbers  
omitted for printing purposes]

Triton College  
Small Business Development  
Center  
2000 Fifth Avenue  
River Grove, Illinois 60171  
Attention: Harry McGinnis  
[Telephone/facsimile numbers  
omitted for printing purposes]

Uptown Center Hull House  
4520 North Beacon Street  
Chicago, Illinois 60640  
Attention: Ed Jacob/  
Curt Roeschley  
[Telephone/facsimile numbers  
omitted for printing purposes]

Westside Small Business  
Development Corp.  
112 North Pulaski Road  
Chicago, Illinois 60624  
Attention: Betty Boston  
[Telephone/facsimile numbers  
omitted for printing purposes]

Women's Business Development  
Center  
Suite 400  
8 South Michigan Avenue  
Chicago, Illinois 60603-3306  
Attention: Hedy Ratner/  
Elizabeth Scully  
[Telephone/facsimile numbers  
omitted for printing purposes]

Women In Business Yellow  
Pages  
Suite 150  
7358 North Lincoln Avenue  
Chicago, Illinois 60646  
Attention: Ida Bialik  
[Telephone/facsimile numbers  
omitted for printing purposes]

#### Construction.

Association of Asian  
Construction Enterprises  
739 -- 741 South Cicero Avenue  
Chicago, Illinois 60644  
Attention: Mr. Samuel Chung,  
President  
[Telephone/facsimile numbers  
omitted for printing purposes]

Black Contractors United  
Suite 503  
1603 South Michigan Avenue  
Chicago, Illinois 60616-1209  
Attention: Jerome E. Peters  
[Telephone/facsimile numbers  
omitted for printing purposes]

Federation of Women Contractors  
6723 South Pulaski Road  
Chicago, Illinois 60629  
Attention: Theresa Kern,  
President or  
Kathleen Collins,  
Executive Director  
[Telephone/facsimile numbers  
omitted for printing purposes]

Hispanic American  
Construction Industry  
Associations (H.A.C.I.A.)  
Suite 610  
542 South Dearborn Street  
Chicago, Illinois 60605-1527  
Attention: Carlos Ponce  
[Telephone/facsimile numbers  
omitted for printing purposes]

Midwest Contractors for  
Progress  
4647 West Huron Street  
Chicago, Illinois 60644  
Attention: Carolyn Jordan  
[Telephone/facsimile numbers  
omitted for printing purposes]

Mexican American Chamber  
of Commerce of Illinois  
Suite 1210  
150 North Michigan Avenue  
Chicago, Illinois 60601  
Attention: George Loera  
[Telephone/facsimile numbers  
omitted for printing purposes]

*Attachment "B"*  
(To Special Conditions Regarding M.B.E. Commitment  
And W.B.E. Commitment)

(On Bidder/Proposer's Letterhead)

Return Receipt Requested

(Date)

Re: Specification No.: \_\_\_\_\_

Description: \_\_\_\_\_  
\_\_\_\_\_

(Assist Agency Name and Address)

Dear \_\_\_\_\_:

\_\_\_\_\_ intends to submit a bid/proposal in response to the  
Bidder/Proposer  
above referenced specification with the City of Chicago. Bids are due  
\_\_\_\_\_ advertised specification with the City of Chicago.

The following areas have been identified for subcontracting opportunities  
on both a direct and indirect basis:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Our efforts to identify potential subcontractors have not been successful in  
order to meet the Disadvantaged/Minority/Women Business Enterprise  
contract goal. Due to the inability to identify an appropriate D.B.E./  
M.B.E./W.B.E. firm certified by the City of Chicago to participate as a  
subcontractor or joint venture partner, a request for the waiver of the  
contract goals will be submitted. If you are aware of such a firm, please

contact \_\_\_\_\_ at \_\_\_\_\_  
Name of Company Representative Address/Phone

within ten (10) working days of receipt of this letter.

Under the City of Chicago's M.B.E./W.B.E./D.B.E. Ordinance, your agency is entitled to comment upon this waiver request to the City of Chicago. Written comments may be directed within fifteen (15) working days of your receipt of this letter to:

Diane E. Minor, Contract Compliance Administrator  
Department of Purchases, Contracts and Supplies  
City of Chicago  
121 North LaSalle Street, Room 403  
Chicago, Illinois 60602

If you wish to discuss this matter, please contact the undersigned at  
\_\_\_\_\_.

Sincerely,  
  
\_\_\_\_\_

**Clarifying Addendum To The Special Conditions Regarding  
M.B.E. And W.B.E. Commitment And Schedule D-1.**

"The Total Contract Price", as used in Section "I.B." of Special Conditions Regarding M.B.E./W.B.E., previously set forth in this (Sub)Exhibit E, shall mean Gross Revenues as defined in the Agreement.

The annual M.B.E. requirements of the Licensee under this Agreement shall be computed by multiplying point one six nine (.169) (representing the required M.B.E. percentage of sixteen point nine percent (16.9%)) by the Total Contract Price in each and every year the Agreement is in effect.

The annual W.B.E. requirement under this Agreement shall be computed by multiplying point zero four nine (.049) (representing the required W.B.E. percentage of four point nine percent (4.9%)) by the Total Contract Price in each and every year this Agreement is in effect.

"Percent Amount of Participation", as used in Schedule D of this (Sub)Exhibit E, shall mean, for each M.B.E. or W.B.E. participant, the Dollar Amount of Participation (as used in Schedule D) divided by the Total Contract Price.

*Rules Suspended* -- PUBLIC HEARING ON EXECUTIVE  
BUDGET FOR YEAR 1996.

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 1996 Executive Budget. The motion *Prevailed* by a viva voce vote.

Alderman Burke then requested that the record reflect the public hearing convened at 12:44 P.M..

At this point in the proceedings, the clerk read the notice for the public hearing.

After indicating that interpreters were available for Spanish speaking people, President Pro Tempore Dixon thereupon presented the following speakers, who addressed the Council:

Mr. Gregory L. Wass Director of Research	The Civic Federation
Mr. William G. Bradna President	Chicago Property Owners Association, Inc.
Ms. Daphne Daume President	Chicago League of Women Voters
Mr. Ray Harris Intergovernmental Affairs Director	AFSCME Council 31
Mr. Robert O'Neill	University Community Committee -- U.I.C. Area
Ms. Anne Irving	Chicago Recycling Coalition
Mr. Steve Alexander Planner/Researcher	Chicago Urban League
Dr. Cornelius Collins Advocacy Department Director	
Mr. Richard L. Barnett	Concerned citizen
Ms. Carol Kramer	CAP and CANS

The following individuals were registered with the Council but did not testify:

Mr. James Coughlin	Concerned citizen
Mr. William Kelly	Concerned citizen
Ms. Fredricka Lightfoot	Concerned citizen
Ms. F. A. Lightfoot	69th and Stewart Block Club

The following individual filed a written statement:

Mr. Tim Taylor Industry Services Associate	Builders Association of Greater Chicago
---	--

At this point in the proceedings, President Pro Tempore Dixon asked if any other individuals wished to present statements. There was no response.

Thereupon, President Pro Tempore Dixon moved to *Conclude* the public hearing on the 1996 Executive Budget and to resume the regular order of business. The motion *Prevailed* by a viva voce vote.

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REGULAR ORDER OF BUSINESS RESUMED.

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**MISCELLANEOUS BUSINESS.**

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PRESENCE OF VISITORS NOTED.

The Honorable Richard M. Daley, Mayor, called the Council's attention to the presence of the following visitors:

Chicago Police Officer Robert Foss; and  
Chicago Police Officer James Curry.

**Time Fixed For Next Succeeding Regular Meeting.**

By unanimous consent, Alderman Burke presented a proposed ordinance which reads as follows:

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

SECTION 1. That the next succeeding regular meeting of the City Council of the City of Chicago to be held after the meeting held on Wednesday, the first (1st) day of November, 1995, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the eighth (8th) day of November, 1995, 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:

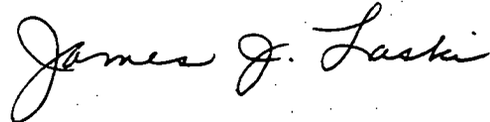
*Yeas* -- Aldermen Granato, Haithcock, Tillman, Preckwinkle, Holt, Steele, Beavers, Dixon, Shaw, Buchanan, Huels, Frias, Olivo, Burke, Jones, Streeter, Murphy, Rugai, Troutman, Evans, Munoz, Zalewski, Chandler, Medrano, Ocasio, Burnett, E. Smith, Burrell, Wojcik, Suarez, Gabinski, Mell, Austin, Colom, Banks, Giles, Allen, Laurino, O'Connor, Doherty, Natarus, Bernardini, Levar, Shiller, Schulter, M. Smith, Moore, Stone -- 48.

*Nays* -- None.

Alderman Beavers 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 8, 1995 at 10:00 A.M., in the Council Chambers in City Hall.



JAMES J. LASKI,  
*City Clerk.*